Washington, Wednesday, December 31, 1947

TITLE 3—THE PRESIDENT **EXECUTIVE ORDER 9915**

DELEGATING TO THE SECRETARY OF AGRICUL-TURE THE AUTHORITY VESTED IN THE PRESIDENT BY SECTION 4 (b) OF THE JOINT RESOLUTION APPROVED DECEMBER 30, 1947

By virtue of the authority vested in me by sections 4 (b) and 5 of the Joint Resolution approved December 30, 1947, entitled "Joint Resolution to aid in the stabilization of commodity prices, to aid In further stabilizing the economy of the United States, and for other purposes," and as President of the United States, the powers, authority, and discretion vested in the President under section 4 (b) of the aforesaid joint resolution, reviving and reenacting Title III of the Second War Powers Act, 1942, for certain purposes, are hereby included within the powers, authority, and discretion delegated to the Secretary of Agriculture under Executive Order No. 9280 of December 5, 1942 (7 F. R. 10179) 2s amended or modified by Executive Orders No. 9322 of March 26, 1943 (8 F. R. 3807) No. 9334 of April 19, 1943 (8 F. R. 5423) and No. 9577 of June 29, 1945 (10 F. R. 8087)

The said Executive orders are modified accordingly.

HARRY S. TRUILAN

THE WHITE HOUSE, December 30, 1947.

[F. R. Doc. 47-11491; Filed, Dec. 30, 1947; 10:45 a. m.]

TITLE 5-ADMINISTRATIVE PERSONNEL

Chapter I-Civil Service Commission

PART 6-EXCEPTIONS FROM THE COMPETITIVE SERVICE

LISTS OF FOSITIONS EXCEPTED

Under authority of section 6.1 (a) of Executive Order 9830, the Commission, at the request of the agencies concerned, has determined that the positions listed below should be excepted from the competitive service. Effective upon publication in the Federal Register, § 6.4 (a) is therefore amended as follows:

S	6.4	Li	sts	of	position	2 CZ	ecpted	176	J173
the	co	mpe	tire	: 56	rricc—	(2)	School	ule	Λ.
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(1) Entire Executive Civil Service. (i) Positions of Chaplain and Chaplain's Assistant.

(3) Treasury Department. • • (viii) Until December 31, 1948, positions of Chief National Bank Examiner, Assistant Chief National Bank Examiner, District Chief National Bank I::aminer, National Bank Examiner, and Assistant National Bank Fuammer in the Office of the Comptroller of the Currency, whose salaries are paid from assessments against National Banks and other financial institutions.

(ix) Until December 31, 1940, positions of State Director and Deputy State Director of the U.S. Savings Bond Division.

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٥ (16) The Tax Court of the United

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of the Court and a Chief Deputy Clerk. ٠ ٥

(47) National Advisory Committee for Aeronauties. (i) Six alien seientists having special qualifications in the field of aeronautical research where such employment is deemed by the Chairman of the National Advisory Committee for Aeronautics to be necessary in the public interest.

(Sec. 6.1 (a) E. O. 9330, Feb. 24, 1947, 12 F. R. 1259)

United States Civil Serv-ICE COMMISSION,

[SEAL] H. B. MITCHELL,

President.

[F. R. Dec. 47-11420; Filed, Dec. Co, 1947; 9:00 a. m.]

TITLE 6—AGRICULTURAL CREDIT

Chapter II—Production and Marketing Administration (Commodity Credit)

PART 245-TRISH POTATOUS SUBPART-1848 ACREAGE COALS CERTIFIAL

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Authority: §§ 245.127 to 245.141, includive, issued under sec. 4 (a), 55 Stat. 498 ed amended, Sec. 9 (a), 56 Stat. 708; 15 U.S. C., Sup. 713a-8.

GENERAL

§ 245.127 Applicability of §§ 245.127 to 245.141, inclusive. Sections 245.127 to 245.141, inclusive, shall govern the establishment of farm acreage goals for Irish potatoes for use in connection with United States Department of Agriculture price support operations relating to the 1948 crop of such potatoes. The

planting of potatoes in excess of the 1943 goal established for any farm, or, where ceparate goals are established for early and late potatoes, the planting of potatoes in excess of either of such goals, shall, subsequent to the date of such excess planting, render any person having an interest in such farm as operator, owner, landlord, tenant, or partner ineligible to participate in 1948 potato price support operations. Such meligibility shall extend also to any corporation or corporate stockholder whose operations are subject to substantially the same management, ownership, or control as those of a corporation or corporate stockholder planting potatoes in excess of an acreage goal. The entire interest in potatoes planted within a non-commercial farm goal must be in the owner. or in the owner and the operator of such farm as a unit. Any person having an interest other than as owner or operator in potato production from one or more non-commercial farms shall be ineligible to participate in 1948 potato price support operations. Publicly owned experiment stations planting potatoes for experimental purposes only do not come within the scope of this program; no goal shall be established for such experimental plantings nor shall the potatoes produced thereon be eligible for acquisition under price support operations.

§ 245.128 Definitions. As used in §§ 245.127 to 245.141, inclusive, and in all instructions, forms and documents in connection therewith, the words and phrases defined in this section shall have the meanings herein assigned to them unless the context or subject matter requires otherwise.

(a) Committees. (1) "County committee" means the group of persons elected within a county to assist in the administration of the Agricultural Conservation Program in such county.

(2) "State committee" means the group of persons designated as the State committee of the Production and Flarketing Administration charged with the responsibility of administering Production and Marketing Administration programs with the State.

(b) "Farm" means all adjacent or nearby farm land under the same ownership which is operated by one person, including also: (1) Any other adjacent or nearby farm land which the county committee, in accordance with instructions issued by the Production and Marketing Administration, determines is operated by the same person as part of the same unit with respect to rotation of crops and with workstock, farm machinery and labor substantially separate from that for any other lands; and (2) Any other field-rented tract (whether operated by the same or another person) which, together with any other land included in the farm, constitutes a unit with respect to the rotation of crops. A farm shall be regarded as located in the county in which the principal dwelling is situated, or if there is no dwelling thereon it shall be regarded as located in the county in which the major portion

of the farm is located.
(c) "New farm" means a farm on which potatoes have not been planted since 1943 and on which the 1948 farm

operator's personal history of potato production since 1943 is not used in determining the farm goal, except that in Florida the year 1944 shall be used instead of 1943.
(d) "Old farm" means a farm on which

potatoes have been planted in one or more years since 1943 or on which the 1948 farm operator's personal history of potato production since 1943 is used in determining the farm goal except that in Florida the year 1944 shall be used instead of 1943.

(e) "Commercial farm" means a farm

for which a 1948 goal of three or more

acres is established.

(f) "Non-commercial farm" means a farm on which potatoes are planted in 1948 and for which a 1948 potato acreage goal of three or more acres is not

established.

(g) "National goal" means the total number of acres of Irish potatoes established by the United States Department of Agriculture as necessary to produce a 1948 crop sufficient for all domestic and export requirements without unduly curtailing production in any area.
(h) "State goal" means the number of

acres out of the National goal allocated by the Production and Marketing Administration to be planted within a par-

ticular State.

(i) "Commercial goal" means that part of the total goal which is made available for apportioning to commercial farms.

(j) "Non-commercial goal" means that part of the total goal which is attributed to non-commercial farms. No direct apportionment of the non-commercial goal

to any farm is provided.
(k) "County limit" means the number of acres out of the State commercial goal allocated to a particular county for apportioning to commercial farms within

that county.

- (1) "Early potatoes" or "early acreage" means potatoes of the early or intermediate harvest, or acreage planted to potatoes for early or intermediate harvest, in areas designated by the Bureau of Agricultural Economics or by the Production and Marketing Administration as Commercial Early Irish Potato Areas.
- (m) "Late potatoes" or "late acreage" means potatoes of the late harvest, or acreage planted to potatoes for late harvest.
- (n) "Operator" means the person who is in charge of farming operations on the entire farm.
- (o) "Person" means an individual, partnership, association, corporation, estate or trust or other business enterprise or legal entity, and wherever applicable, a State, a political subdivision of a State, or any agency thereof.
 (p) "Acreage planted to potatoes"
- means the number of acres on which potatoes are growing at the time of the official determination of potato acreage, plus the acreage from which potatoes of the 1948 crop were harvested prior to such official determination of potato acreage.
- (q) "Director" means Director of the Fruit and Vegetable Branch, Production and Marketing Administration, or a person or persons duly authorized to act in his behalf.

§ 245.129 Extent of calculations and rule of fractions. All acreages except final acreage goals shall be expressed to the nearest one-tenth acre and fractions of fifty-one thousandths of an acre or more shall be rounded upward and fractions of five-hundredths of an acre or less shall be dropped. Final goals of from three to ten acres may be established uniformly within a county to the nearest half-acre, and final goals larger than ten acres may be so established to the nearest acre.

§ 245.130 Instructions and forms. The Administrator of the Production and Marketing Administration shall cause to be prepared and issued such forms and instructions as may be deemed necessary or expedient in carrying out §§ 245.127 to 245.141, inclusive.

NATIONAL AND STATE ACREAGE GOALS AND COUNTY LIMITS

§ 245.131 Establishment of the national acreage goal and apportionment among the States. Preliminary State potato acreage goals for 1948 were established as the same as 1947 State goals unless 1947 planted acreage in any State was less than the 1947 goal, in which case the 1948 preliminary goal was established as the simple average of the 1947 goal and the 1947 planted acreage. The preliminary national acreage goal (the sum of State preliminary goals) was 2,370,700 acres.

A part of each State preliminary potato goal for 1948 equal to the acreage actually allocated to commercial farms in 1947 was established as the maximum goal acreage to be made available for allocation to commercial farms in 1948.

The remaining part of each State preliminary goal was established as the noncommercial farm goal, to be set aside as applying to non-commercial farms but not to be allocated.

Each State U.S.D.A. Council was consulted with respect to State preliminary goals, resulting in the following adjustments: (a) Commercial goals in Califorma and Florida were increased and non-commercial goals were reduced on the basis of corrected data; (b) downward adjustment in commercial goal for Maryland; and (c) downward adjustment in non-commercial goals for Delaware, Louisiana, Mississippi, South Carolina and Texas. With these adjust-ments, the national potato acreage goal for 1948 is established at 2,352,400 acres.

The 1948 State acreage goals are as follows:

1948 STATE POTATO GOALS [1,000 acres]

State or area	Commercial goal (3 acres or more)	Noncom- mercial goal (under 3 acres)	State
Maine New Hampshre Vermont Massachusetts Rhode Island Connecticut New York New Jersey Pennsylvania Ohlo Indiana Illinois Michigan	182.5 2.8 2.6 10.5 5.2 10.4 124.6 54.1 74.7 22.2 9.1	3.1 3.0 5.6 9.3 7 4.6 2.3 50.6 30.6 19.2 17.1	185.6 5.8 8.9.8 5.9 15.0 151.2 56.4 125.3 53.1 23.3 18.0 143.6

1943 STATE POTATO GOALS-continued 11.000 acresl

Minnesota 101.6 40.5 151.1				
Minnesota 101.6 40.5 151.1	State or area	cial goal (3 acres	mercial goal (under	
California (Early) 52.3 5 52.7 California (Late) 35.0 5 35.0	Minnesota Iowa Iowa Iowa Iowa Iowa Iowa Missouri North Dakota Nebraska Kansas Delaware Maryland Virginia West Virginia West Virginia South Carolina Georgia Florida Kentucky Tennessee Alabama Mississippi Arkansas Louislana Oklahoma Texas Montana Idaho Wyoming Colorado New Mexico Arizona Utah Nevada Washington	101.6 24.3 144.8 11.4.8 37.5 3.6 6.4 6.4 17.1 2.7 1.2 27.1 14.0 20.0 17.2 14.0 14.7 19.2 14.0 11.1 17.1 19.2 14.1 19.2 19.2 19.2 19.2 19.2 19.2 19.2 19	40.5 20.4 3.2 21.0 25.5 13.1 2.1 2.1 2.1 2.1 2.1 2.1 2.1 2.1 2.1 2	102. 8 151. 5 23. 5 23. 5 23. 5 20. 4 20. 4 31. 2 21. 8 21.
	California (Early) California (Late)	52.3 35.0	.5	52, 8 35, 5 2, 352, 4

§ 246.132 Apportionment of the State commercial goal among the counties as county limits. The State committee shall establish the county limit for each county within the State. The county limit shall be that acreage determined by the State committee as fair and reasonable for the county in relation to county limits established for other counties within the State, taking into consideration (a) the total acreage actually allocated in 1947 as commercial farm goals, and (b) adjustments deemed necessary due to recognizable changes in the potato production pattern over the State. Factors indicating such change may include, but not be limited to, an estimate of extent to which the 1947 goal was planted, frequency of appeals in 1947, and extent of overplanting 1947 farm goals. A separate county limit shall be established for early and for late potatoes unless the State committee recommends and the Director approves the use of a single county limit as being adequate to obtain the proper relationship between early and late production within the county. The sum of the county limits for a State, plus a State reserve withheld for appeals, new farms, and the correction of errors, shall not exceed the State's commercial goal. The State reserve shall not exceed five percent of the State's commercial goal.

ACREAGE GOALS FOR COMMERCIAL FARMS

§ 245.133 Determination of preliminary acreage goals of three or more acres for old farms. The 1948 preliminary acreage goal for an old commercial farm shall be that acreage determined by the county committee to be fair and reasonable for the farm in relation to the goals established for other old commercial farms in the county. The 1947 prelimi-

nary farm goal was based on a consideration of average past acreage, topography, crop rotation practice, and land, labor and equipment available for the production of potatoes, and shall be used as the basis for applying these standards in determining the 1948 preliminary goal, with appropriate adjustments being made on account of individual changes which may have taken place with respect to such standards. If both early and late potatoes are to be harvested from the same farm, a separate goal shall be established for each unless the farm is located in a county for which the use of a single county limit to apply to both early and late potatoes has been approved by the Director.

§ 245.134 Old farm acreage goals of three or more acres. The preliminary acreage goals determined for all old commercial farms in any county pursuant to § 245.133 shall be equitably adjusted by the county committee so that the total of such goals shall not exceed the county limit, and the individual farm acreage goal so adjusted shall be the 1948 farm acreage goal.

§ 245.135 Determination of acreage goals of three acres or more for new farms. An application for a new farm goal of three or more acres shall be filed with the county committee prior to the final date set by each State committee for the consideration of such applications. The acreage goal for a new commercial farm shall be that acreage determined by the county committee and approved by the State committee as fair and reasonable for the farm in relation to the goals established for other new commercial farms in the county and State, taking into consideration personal and farm past history, topography, crop rotation practices, and land, labor and equipment available for the production of potatoes.

ACREAGE GOALS FOR NON-COMMERCIAL FARLIS

§ 245.136 Goal for non-commercial farm. The 1948 acreage goal for any non-commercial farm shall be the smaller of the 1948 planted acreage or 2.9 acres. The 1948 acreage goal for the farm of any operator who does not receive formal notice of an acreage goal shall, in the absence of appeal and correction, be the non-commercial farm goal.

APPROVAL AND CORRECTION OF GOALS

§ 245.137 Approval. The State committee shall review all farm acreage goals of three or more acres, and may correct or require correction of any goals established by the county committee under §§ 245.127 to 245.141, inclusive. All acreage goals of three or more acres shall be approved by the State committee and no official notice of an acreage goal shall be mailed to an operator until such goal has been so approved.

§ 245.138 Correction. The Administrator of the Production and Marketing Administration may correct or require correction of any acreage goals established under §§ 245.127 to 245.141, inclusive, by either the State committee or the county committee.

NOTICE AND APPEALS

§ 245.139 Notice. Notice of all farm acreage goals of three or more acres shall be given to the farm operators concerned whether or not the operator has requested a goal. Notice of a farm acreage goal of less than three acres is not required to be given unless the operator has requested an acreage goal.

§ 245.140 Appeals. Any operator who feels that his 1943 potato acreage goal is not fair and reasonable as compared with goals established for other potato farms in the area, may, within 15 days after notice of his farm goal is forwarded to him, request the county committee in writing to reconsider its determination. In its reconsideration the county committee shall base its decision on the standards required to be used in making its original determination, in the light of any new information supplied by the operator or otherwise made available. The county committee shall make its decision and notify the operator in writing within 15 days after receiving notice of the appeal. If the operator is dissatisfied with the decision of the county committee, he may, within 15 days after its decision is forwarded to him, appeal in writing to the State committee. The State committee shall notify him of its decision in writing within 30 days.

§ 245.141 Request for consideration. An operator who has not requested a farm goal, and who is not notified of his 1948 farm acreage goal by reason of such goal not being set at three acres or more shall if he wishes such goal to be reconsidered, file the necessary request with the county committee within a reasonable time prior to planting potatoes on the farm.

Dated: December 26, 1947.

[SEAL] CLINTON P. ANDERSON, Secretary.

[F. R. Doc. 47-11440; Filed, Dec. 30, 1947; 8:50 a. m.]

TITLE 7—AGRICULTURE

Subtitle A—Office of the Secretary of Agriculture

PART 10-GRAIN CONSERVATION

ALLOCATION OF GRAIN TO DISTILLERS

The fulfillment of requirements for defense and for essential civilian needs has resulted in a shortage in the supply of grain for defense needs, for private account and for export, and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 10.1 Distribution and use of grain for the manufacture of distilled spirits or neutral spirits for beverage purposes—
(a) Definitions. (1) "Grain" means corn, wheat, grain sorghums, barley, rye, granular wheat flour, granular rye flour, or any other grain or grain product used by a distiller in the manufacture of distilled spirits or neutral spirits for beverage purposes

erage purpòses.
(2) "Distilling plant" means any plant engaged in the business of manufactur-

ing distilled spirits or neutral spirits for beverage purposes.

(3) "Distiller" means any person operating one or more distilling plants.
(4) "Wheat" means all classes of

(4) "Wheat" means all classes of wheat and includes whole grain, grits, fishes, and starch material derived from wheat.

wheat.
(5) "Average monthly base period use" means one-fourth of the quantity of grain and grain products used in a particular distilling plant during the period December 1, 1946, to March 31, 1947, as certified by the Alcohol Tax Unit, Internal Revenue Bureau, Treasury Department.

(6) "Daily mashing capacity" means one-fifth of the quantity of grain mashed in a particular distilling plant in any five consecutive calendar days during the period January 1, 1945, to October 25, 1947, both inclusive, as certified by the Alcohol Tax Unit, Internal Revenue Bureau, Treasury Department.

reau, Treasury Department.
(7) "Person" means any individual, partnership, association, business trust, corporation, or any organized group of persons whether incorporated or not.

(8) "Administrator" means the Administrator, Production and Marketing Administration, United States Department of Agriculture.

(b) Government-owned or operated plants. No distilling plant owned or operated by the United States Government or by any agency or instrumentality thereof shall, during the effective period of this order, use grain or grain products in the manufacture of distilled sprits or neutral spirits for beverage purposes.

(c) Grain quotas. Subject to the provisions of paragraph (b) of this section no distilling plant shall, during the effective period of this order, use grain or grain products in the manufacture of distilled spirits or neutral spirits for distilled spirits or neutral spirits for exerge purposes in excess of the greatest quantity as computed under subparagraphs (1) or (2) of this paragraph:

(1) 21 percent of the average monthly base period use of such distilling plant, plus 1.4 times the daily mashing capacity of such distilling plant, minus all quantities of grain and grain products used in such distilling plant for such purpose during the period October 25, 1947, to December 30, 1947, both inclusive, or

(2) 6,000 bushels, minus all quantities of grain and grain products used in such distilling plant for such purpose during the period October 25, 1947, to December 30, 1947, both inclusive. The quota for each distilling plant eligible to receive a quota under the terms of this order, calculated in accordance with the above formula, is set forth in Appendix A which is attached hereto and made a part hereof. All figures appearing in Appendix A are subject to correction and adjustment by the Administrator on account of errors or omissions.

(d) Use of wheat prohibited. No distilling plant shall, under any quota calculated in accordance with this order or otherwise, use wheat or wheat products in the manufacture of distilled spirits or neutral spirits for baverage purposss.

(e) Transfer of quotas. (1) Any quota calculated under paragraph (c) (1) of this section or any part of such quota may be used in any distilling plant oper-

ated by the distiller to whom such quota is applicable. No such quota shall be transferred to any plant not operated by such distiller.

(2) No quota calculated under paragraph (c) (2) of this section may be transferred.

(f) Records and reports. (1) Every distiller shall, on or before January 10, 1948, mail a report to the Administrator showing, for each plant operated by him, the amounts and kinds of grain used for the manufacture of distilled spirits or neutral spirits for beverage purposes from October 25, 1947, to December 30, 1947, and shall mail a similar report on or before February 10, 1948, showing such use in each such plant during the effective period of this order.

(2) Every distiller shall on or before January 2, 1948, file with the Administrator a statement showing, for each plant operated by him, the total quantity of grain and grain products used during each month of the base period December 1, 1946, to March 31, 1947, and a statement of the daily mashing capacity of each such plant, both as certified by the Alcohol Tax Unit, Internal Revenue Bureau, Treasury Department.

(3) The Administrator shall be entitled to obtain such information from and require such reports and the keeping of such records by, any person, as may be necessary or appropriate, in his discretion, to the enforcement or administration of the provisions of this section, subject to the approval of the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(g) Audits and inspections. The Administrator shall be entitled to make such audits or inspections of the books, records, and other writings, premises, or stocks of grain, grain products and alcoholic beverages owned by any person, and to make such investigations as may be mecessary or appropriate, in his discretion, to the enforcement or administration of the provisions of this section.

(h) Petition for relief from hardship. Any person affected by this section who considers that compliance herewith would work an exceptional or unreasonable hardship on him may file a petition for relief with the Order Administrator. Petition shall be in writing and shall set forth all pertinent facts and the nature of the relief sought. The Order Administrator may take any action with reference to such petition which is consistent with the authority delegated to him by the Administrator. If the petitioner is dissatisfied with the action taken by the Order Administrator, he may, by request addressed to the Order Administrator obtain a review of such action by the Administrator. After said review, the Administrator may take such action as he deems appropriate, which action shall be final.

(i) Violations. Any person who violates any provision of this order may, in accordance with the applicable procedure, be prohibited from receiving, making any deliveries of, or using grain, grain products, distilled spirits or neutral spirits. Any person who wilfully violates any provision of this section is guilty of a crime and may be prosecuted under any and all applicable laws. Civil action may also

be instituted to enforce any liability or duty created by, or to enjoin any violation of, any provision of this section.

(j) Delegation of authority. The administration of this order and the powers vested in the Secretary of Agriculture, insofar as such powers relate to the administration of this section, are hereby delegated to the Administrator. The Administrator is authorized to redelegate to any employee of the United States Department of Agriculture any or all of the authority vested in him by this section.

(k) Communications. All reports required to be filed hereunder and all communications concerning this section shall, unless otherwise provided, be addressed to the Order Administrator, Grain Conservation Order, Grain Branch, Production and Marketing Administration, United States Department of Agriculture, Washington 25, D. C.

(1) Territorial scope. This section shall apply within the forty-eight (48) States and the District of Columbia.

(m) Effective date. This section shall be effective from 12:01 a. m., December 31, 1947, to January 31, 1948, both inclusive. The purpose of this section is to conserve grain during the period of national emergency caused by the world shortage of grain and other food stuffs. Unless the provisions of this section are made operative immediately, this shortage will be accentuated. Public rule making proceedings under these circumstances would prevent the due, timely and required execution of functions of the United States Department of Agriculture and other agencies of the Government. Accordingly, it is found that notice and public hearing are impracticable and contrary to the public interest and should be dispensed with, and that good cause exists for making this section effective at 12:01 a.m., e. s. t., December 31, 1947.

Note: All reporting and record-keeping requirements of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(E. O. 9280, 7 F. R. 10179; E. O. 9577, 10 F R. 8087 E. O. 9915, 12 F. R. 8875)

Issued this 30th day of December 1947.

ISEAL | CLINTON P. ANDERSON.

Secretary of Agriculture.

Appendix A—Grain Quota for Each Distilling
Plant

Name of distilling plant and RD or IAP No.	Quota 1	Part of quota calculate under minimum provision (non-transferable)
American Distilling Co., RD 2 III American Distilling Co., RD 4 Calif. Barton Distilling Co., RD 12 Ky James B. Beam Distilling Co., RD 230 Ky. Belle Meado Distilling Corp., RD 4 Va Belvidere Distilling Co., RD 8 III George Benz Sons, Inc., RD 1 Minn. Berko Brothers Distilleries, Inc., RD 4 Mass.	Bu. 56 lb. 51,714 6,000 25,452 7,499 6,000 7,143 6,000 12,555	Bu. 56 lb. 875

Deduct from the figures listed below all quantities of grain and grain products used since October 25, 1947.

APPENDIX A—GRAIN QUOTA FOR EACH DISTILL-ING PLANT—Continued

Name of distilling plant and RD or IAF No.	ING PLANT—Contin	ued	
Bernheim Distilling Co., RD 1 Ky 18,713 14,721 12,721 12,721 12,721 13,721 14,721 14,721 15,721 16,721 16,000 1,153	Name of distilling plant and RD or IAP No.	Quota I	quota calculated under minimum provision (non- transfer-
36 Ry 3 Va. Smith Bowman Distillery, RD 3 Va. Smith Bowman Distillers Corp., RD 26 Ky. 16,000 3,855 Brown-Forman Distillers Corp., RD 354 Ky. 14,709 RD 354 Ky. 14,709 RD 414 Ky. 12, T.S. Brown's Son Co., RD 20 Ky. The Calvert Distilling Co., RD 3 Md. 17, T.S. Brown's Son Co., RD 20 Ky. The Calvert Distilling Co., RD 3 Md. Carrollion Springs Puro Ryo Distillery, Inc., RD 14 Md. 20,211 Carstairs Bros. Distilling Co., Inc., RD 15 Ky. 10,815 Carstairs Bros. Distilling Co., Inc., RD 3 Ohlo. 10,815 Cedar Creek Distillery, Inc., RD 6 Ohlo. 10,815 Charters Alcohol Co., LAP 225 La. 6,000 4,391 Charters Alcohol Co., LAP 225 La. 6,000 4,491 The Churchill Distilling Co., RD 13 Ky. 10,815 Colar Valley Distillery, Inc., RD 6 Ohlo. 10,815 Charters Alcohol Co., LAP 235 La. 6,000 4,491 Charters Alcohol Co., RD 11 Iowa, IAP 230 Charters Alcohol Co., RD 1 Iowa, IAP 230 Charters Alcohol Co., RD 1 Iowa, IAP 230 Charters Alcohol Co., RD 1 Iowa, IAP 230 Continental Distilling Corp., RD 3 Ind. 10,883 Columbia-American Distillers, Inc., RD 711 Pa. 10,885 Columbia-American Distillers, Inc., RD 711 Pa. 10,885 Continental Distilling Corp., RD 14 Pa. 10,885 Continental Distilling Corp., RD 19 Ky. 10,885 Continental Distilling Corp., RD 19 Ky. 10,885 Continental Distilling Corp., RD 19 Ky. 10,985 Continental Distilling Corp., RD 19 Continental Distilling Corp., RD 19 Continental Distilling Corp., RD 19 Corp. RD 10 Ky. 10,985 Corp. RD 10 Ky. 10,985 Corp. RD 10 Ky. 10,985 Corp. R	Bernheim Distilling Co., RD 1 Ky. Bernheim Distilling Co., RD 2 Ky. Bernheim Distilling Co., RD 2 Ky. Big Springs Distilling Co., RD 4 Mo. Bldr Distilling Co. RD 21 Ky.	56 lb. 18,713 14,721 6,000	68 lb. 1, 665
3 Va	36 KV		452
RD 52 Ky RD 80 www. Forman Distillers Corp., RD 354 Ky Rown-Forman Distillers Corp., RD 414 Ky State Corp., RD 414 Ky State Carvet Distilling Co., RD 3 Md State Carvet Distilling Co., RD 8 Ky State Carvet Distilling Co., RD 8 Ky State Carstairs Bros. Distilling Co., Inc., RD 16 Ky Carstairs Bros. Distilling Co., Inc., RD 16 Ky Carstairs Bros. Distilling Co., Inc., RD 48 Ky Carstairs Bros. Distilling Co., Inc., RD 48 Ky Carstairs Bros. Distilling Co., Inc., RD 30 Mol. Cedar Creek Distillery, Inc., RD 2 Col. Co., Co. Co., Co. Co., Co., Co., Co., Co., Co., Co., Co.,	3 Va	6,000	3, 865
Rrown-Forman Distillers Corp., RD 414 Ky The Calvert Distilling Co., RD 3 Md Md Md Md Md Md Md	RD 52 Ky. Brown-Forman Distillers Corp.,	15, 290	*********
T. T. S. Brown's Son Co., RD 29 Ky. The Calvert Distilling Co., RD 3 Md.	Brown-Forman Distillers Corp.,	1	
The Calvert Distilling Co., RD 8	J. T. S. Brown's Son Co., RD 29 Ky.		4,821
Carroliton Springs Pure Ryo Distillery, Inc., RD 14 Md.	444	34, 251	
Arstairs Bros. Distilling Co., Inc., RD 48 Ky. Carstairs Bros. Distilling Co., Inc., RD 3 Ohlo. Cedar Creek Distillery, Inc., RD 2 Wis. Cedar Valley Distillery, Inc., RD 0 Ohlo. Chartres Alcohol Co., IAP 225 La. The Churchill Distilling Co., RD 13 Ky. Clarke Distilleries Ltd., IAP 363 Malne Sam Clay Distillery, Inc., RD 32 Ky. Clinton Distilling Co., RD 1 Iowa, IAP 286. Columbia-American Distillers, Inc., RD 71 Ill. Commercial Distillery, RD 2 Colo. Continental Distillery, RD 2 Colo. Continental Distilling Corp., RD 1 Pa. Continental Distilling Corp., RD 14 Pa. Continental Distillery, RD 1 Tenn. The Dant Distillery, RD 10 T	Kv .	1	
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Jack Daniel Distillery, RD 19 Tenn. The Dant Distillery, RD 169 Ky. John P. Dant Distillery Co., RD 39 Ky. Dillinger Distilleries, Inc., RD 8Fa. Double Springs Distilling Co., Inc., RD 21 Pa. Jos. S. Finch and Co., RD 4 Pa. Jos. S. Finch and Co., RD 4 Pa. Joseph S. Finch and Co., RD 6 Md. Joseph S. Finch and Co., RD 8 Mass. The Fleischmann Distilling Corp., RD 10 Ky. The Fleischmann Distilling Corp., RD 10 Ky. The Fleischmann Distilling Corp., RD 10 Ky. Frankfort Distilleres, Inc., RD 17 Ky. Frankfort Distilleres, Inc., RD 17 Ky. Frankfort Distilleres, Inc., RD 17 Ky. B. Gambill Distilling Co., RD 18 Wis. General Distillers, Inc., RD 12 Pa. W. B. Gambill Distilling Co., RD 1 Wis. Glenmore Distillers Corp. of Kentucky, RD 30 Ky. Rayon Md. Heaven Hill Distilleries, Inc., RD 31 Ky. Heaven Hill Distilleres, Inc., RD 31 Ky. Heaven Hill Distilleres, Inc., RD 31 Ky. Hoffman Distilling Co., RD 112 Ky. High and Distilling Co., RD 12 Ky. High and Distilling Co., RD 12 Ky. Hoffman Distilling Co., RD 12 Ky. Hoffman Distilling Co., RD 112 Ky. Hunter-Wilson Distilling Co., Inc., RD 9 Md. James Distillery, Inc., RD 7 Md. Paul Jones & Co., Inc., RD 1 Md. Rontucky River Distillery, Inc., RD 46 Ky. Kings Mill Distilling Co., RD 35	Continental Distilling Corp., RD 14	-	
Strong	Jack Daniel Distillery, RD 1 Tenn The Dant Distillery, RD 169 Ky John P. Dant Distillery Co., RD 39	6,000 6,000	4, 193 2, 510
The Elverson Distilling Co., Inc., RD 21 Pa. Jos. S. Finch and Co., RD 4 Pa. Joseph S. Finch and Co., RD 6 Md. Joseph S. Finch and Co., RD 8 Mass. The Fleischmann Distilling Corp., RD 10 Ky. The Fleischmann Distilling Corp., RD 10 Ky. The Fleischmann Distilling Corp., RD 10 Ky. Foust Distiller Co., Inc., RD 11 Pa. Frankfort Distillerles, Inc., RD 17 Ky. Frankfort Distillers, Inc., RD 17 Ky. Frankfort Distillers, Inc., RD 17 Ky. RB 10 Md. Hedrend Distillers Corp. of Kentucky, RD 30 Ky. RB 10 Md. Heaven Hill Distilleres, Inc., RD 31 Ky. Heaven Hill Distillers, Inc., RD 31 Ky. Heaven Hill Distillers, Inc., RD 31 Ky. Heaven Hill Distillers, Inc., RD 31 Ky. Hoffinan Distilling Co., RD 12 Ky. Highland Distillers, Inc., RD 20 Mass. Co. Hoffman Distilling Co., RD 112 Ky. Hunter-Wilson Distilling Co., RD 12 Ky. Hunter-Wilson Distilling Co., RD 14 Aul Jones & Co., Inc., RD 7 Md. Paul Jones & Co., Inc., RD 7 Md. Paul Jones & Co., Inc., RD 1 Md. Rontucky River Distillery, Inc., RD 4 Md. Rontucky River Distillery, Inc., RD 4 Md. Rips Mill Distilling Co., RD 35	Dillinger Distillerles, Inc., RD 8 Pa Double Springs Distillers, Inc., RD	6,000	1,110
18, 429 18, 429 18, 429 18, 429 18, 429 18, 429 18, 429 19, 460 19,			4,974
18, 429 18, 429 18, 429 18, 429 18, 429 18, 429 18, 429 19, 460 19,	Jos. S. Finch and Co., RD 4 Pa Joseph S. Finch and Co., RD 6 Md.	62,763 14,259	**********
The Fleischmann Distilling Corp, RD 1 N Y	The rescumant Disting Corp.,		*********
Ry 10, 200 10, 200 1, 334 10, 200 1, 334 10, 200 1, 334 10, 200 1, 334 10, 200 10, 200 1, 334 10, 200 10,	The Fleischmann Distilling Corp.		
Ry 10, 200 10, 200 1, 334 10, 200 1, 334 10, 200 1, 334 10, 200 1, 334 10, 200 10, 200 1, 334 10, 200 10,	Foust Distilling Co., Inc., RD 11 Pa. Frankfort Distilleries, Inc., RD 7	6,000	4,460
Frantz Distillers, Inc., RD 12 Pa. W. B. Gambill Distilling Co., RD 1 Wis. General Distillers Corp. of Kentucky, RD 30, Ky. Glonmore Distilleries Co., RD 21 Ky. Harford County Distillery, Inc., RD 10 Md Heaven Hill Distilleries, Inc., RD 31 Ky. Heaven Hill Distilleries, Inc., RD 31 Ky. Hedgeside Distillery Corp., RD 2 Cal. Highland Distilleries, Inc., RD 0 Mass. Hoffman Distilling Co., RD 112 Ky. Hunter-Wilson Distilling Co., Inc., RD 9 Md Paul Jones & Co., Inc., RD 7 Md. Paul Jones & Co., Inc., RD 1 Md Paul Jones & Co., Inc., RD 3 Md	Frankfort Distillerles, Inc., RD 17		********
Wis Concent Color Colo	Frantz Distillers, Inc., RD 12 Pa		*********
tucky, RD 30.Ky. 7, 318 Glommore Distilleries Co., RD 21 Ky. Harford County Distillery, Inc., RD 10 Md. 8, 378 Heaven Hill Distilleries, Inc., RD 31 Ky. 14, 014 Hedgeside Distillery Corp., RD 2 Cal. 14, 014 Highland Distilleries, Inc., RD 9 Mass. 15tilling Co., RD 112 Ky. 10, 000 Hoffman Distilling Co., Inc., RD 9 Md. 0, 000 HaulJones & Co., Inc., RD 1 Md. 15, 549 Paul Jones & Co., Inc., RD 4 Md. 15, 638 Kentucky River Distillery, Inc., RD 45 Ky. 10, 000 Kentucky River Distillery, Inc., RD 65 Ky. 10, 000 Kentucky River Distillery, Inc., RD 65 Ky. 10, 000 Kentucky River Distillery, Inc., RD 67 Ky. 10, 000 Kentucky River Distillery, Inc., RD 16 Ky. 10, 000 Kentucky River Distillery, Inc., RD 16 Ky. 10, 000 Kentucky River Distillery, Inc., RD 16 Ky. 10, 000 Kentucky River Distillery, Inc., RD 16 Ky. 10, 000 Kentucky River Distillery, Inc., RD 16 Ky. 10, 000 Kentucky River Distillery, Inc., RD 16 Ky. 10, 000 Kentucky River Distillery, Inc., RD 17 Kentucky River Distillery, Inc., RD 18 Ky. 10, 000 Kentucky River Dis	Wis	6, 000	
Harford County Distillery, Inc., RD 10 Md.	tucky, RD 30 Ky. Glenmore Distilleries Co., RD 21 Ky.	7,318 37,590	*********
Ky	RD 10 Md		
Cal	Ку	14,014	
Mass. C, 000 3, 018	Cal Highland Distilleries, Inc., RD 9		********
Hunter-Wilson Distilling Co., Inc.,	Mass. Hoffman Distilling Co., RD 112 Ky	6,000 6,000	8,018 4,103
Paul Jones & Co., Inc., RD 1 Md. 15, 549 Paul Jones & Co., Inc., RD 4 Md. 15, 549 Routeky River Distillery, Inc., RD 45 Ky Kings Mill Distilling Co., RD 35	Hunter-Wilson Distilling Co., Inc., RD 9 Md	9, 213	
Kings Mill Distilling Co., RD 35	Paul Jones & Co., Inc., RD 1 Md Paul Jones & Co., Inc., RD 1 Md	15, 549	1,001
Kings Mill Distilling Co., RD 35	RD 45 NY		
Ky 0,000 2,851	Kings Mill Distilling Co., RD 35	6,000	2,854
Kinsey Distilling Corp., RD 10 Pa! 0,000 1 2,646 Deduct from the figures listed below all quan-			

¹ Deduct from the figures listed below all quantities of grain and grain products used sluco October 25, 1947.

APPENDIX A—GRAIN QUOTA FOR EACH DISTILL-ING PLANT—Continued

ing Plant—Contin	nied	
Name of distilling plant and RD or IAP No.	Quota 1	Part of quota calculated under minimum provision (non-transferable)
Marshall S. Leff, RD 19 Pa Logansport Distilling Co., Inc., RD	Bu. £6 lb. 6,383	Bu. 5970.
6 Pa Loretto Distilling Co., Inc., RD 41	7,015	
Louisville Distilleries, Inc., RD 34	7, 188	
Manor Distilleries, Inc., RD 9Pa McCormick Distilling Co., RD 5	6,660	3,115 3,845
Mo- McKenna Distillery, RD 111 Ky Medley Distilling Co., RD 49 Ky	7,917	3,727
Merchants Distilling Corp., KD 5	8,631	
Mid-Valley Distilling Corp., RD 16	26,556	
Pa Midwest Solvents Co., IAP 217	6,000	5,10 0
Kans Monumental Distillers, Inc., RD 11	37, 273	
Md Mountain View Distillery, RD 13	6,000	4,592
Calif	6,000	2,932
RD 3 Ky	26,951	
RD 4 Ky. National Distillers Products Corp.,	6,660	4,740
RD 19 Ky_ National Distillers Products Corp.,	20, 886	
RD 25 Ky	16,364	
RD 106 Ky	7,718	
RD 106 Ky_ National Distillers Products Corp., RD 2 Md	10, 428	
National Distillers Products Corp., RD 27 Md. National Distillers Products Corp.,	6,660	3,503
RD 4 III.	47,246	
National Distillers Products Corp., RD 1 Ohio, IAP 213 Ohio	67, 411	
RD 1 Ohio, IAP 213 Ohio. The New England Distilling Co., RD 1 S. D. Old Clover Distilling Co., RD 22 Pa.	6,660	2,879
Old Clover Distilling Co., RD 20 Pa. Old Colonel Distillery, RD 40 Ky	6,000 6,566	2, 879 2, 887
Old Colonel Distillery, RD 40 Ky_Old Dixte Distilling Co., RD 2 Va_Old Farmer's Distillery, Inc., RD 20	6,000	3,000
Ky. The Old Grandad Distillery Co.,	8,249	
RD 14 Ky Old Happy Hollow Distillers, Inc.,	16,701	
Old Jordan Distillery, RD 145 Ky	6,000 11,500	4, 105
Old Poindester Distillery, Inc., RD	6,000	243
The Old Quaker Co., RD 2 Ind. The Old Taylor Distillery Co., RD	83,837	
53 Ky Oregon Brandy Distillery Co., RD	14, 200	4 000
A. Overholt & Co., Inc., RD 3 Pa	6,000 6,000	4,872 153
Ozark Mountain Distilling Co., RD	6,000	3,500
Paramount Distillers, Inc., RD1Ga. Park & Tilford Distillers of Ken-	6,000 6,000	5,201
Park & Tilford Distillers of Ken- tucky, Inc., RD 6 Ky Park & Tilford Distillers Inc., RD	14, 735	
8 Md	6,000	2,461
15 Pa	6,000	1, 330
50 Ky Park & Tilford Distillers, Inc., RD	6,000	234
6 Ind	6,000	2,298
34 Ky Pebble Springs Distilling Co., RD	6,000	2,763
	15,007 6,000	3,769
Penndale Distilling Co., RD 17 Pa., Jas. E. Pepper & Co., RD 5 Ky Publicker Industries, Inc., IAP 169	16,937	
Pa Ripy Bros. Distillers, Inc., RD 27	198,013	
Schluter Corp., RD 6 Calif	6,461 6,000	δ, δ10
Scottish-American Distillers, Ltd., RD 10 III	6,696	
Joseph E. Seagram & Sons, Inc., RD	74, 786	
Joseph E. Seagram & Sons, Inc., RD	40,866	
37 Ky. The Sherwood Distilling Co., RD 12 Md.	6, 510	
Siegfried Lowenthal Co., RD 2 Ohio.	6,000	2,189
Deduct from the figures listed	note	an quali-

¹Deduct from the figures listed below all quantities of grain and grain products used since October 25, 1947.

APPENDIX A-GRAIN QUOTA FOR FACH DISTILL-ING PLANT-Continued

Name of dictilling plant and RD or IAP No.			
W. P. Squibb Distilling Co., Irc., RD 8 Ind. The Geo. T. Stags Co., RD 9 Kv., 11,571 The Geo. T. Stags Co., RD 18 Kv., 10,633 The Geo. T. Stags Co., RD 18 Kv., 10,633 The Geo. T. Stags Co., RD 12 Kv., 5,630 The Geo. T. Stags Co., RD 12 Kv., 9,630 The Geo. T. Stags Co., RD 16 Kv., 12,163 The Geo. T. Stags Co., RD 16 Kv., 14,622 Trenton Chemical Co., RD 11 Mich., 14,622 Trenton Chemical Co., RD 1 Mich., 14,622 Trenton Chemical Co., RD 1 Mich., 17,849 United Distillers of America, Inc., RD 3 N Y. United Distillers of America, Inc., RD 4 Kv., 17,667 United Distillers of America, Inc., RD 4 Kv., 17,667 United Distillers of America, Inc., RD 1 N. H. United Distillers of America, Inc., RD 1 N. H. United Distillers Freducts Corp., RD 1 Conn. Virginal Distillers Freducts Corp., RD 2 Co., RD 2 Kv. Waterfill & Frazier Distillery Co., RD 2 Kv. Frank L. Wight Distilling Co., RD 3 Kv. 3,473		Queta i	queta minuate under minimum providier (cen- transja-
	RD 8 Ind. The Geo. T. Sings Co., RD 9 Kv The Geo. T. Sings Co., RD 16 Ky The Geo. T. Sings Co., RD 18 Ky The Geo. T. Sings Co., RD 22 Ky. The Geo. T. Sings Co., RD 22 Ky. The Geo. T. Sings Co., RD 165 Ky. The Geo. T. Sings Co., RD 115 Ky. The Geo. T. Sings Co., RD 115 Ky. The Geo. T. Sings Co., RD 115 Ky. Silital-Weller Distillers RD 16 Ky. Tenten Chemical Co., RD 1 Mich. United Distillers of America, Inc., RD 3 N. Y. United Distillers of America, Inc., RD 2 Inc. RD 1 Linkers of America, Inc., RD 1 Linkers of America, Inc., RD 1 N. H. United Distillers of America, Inc., RD 1 N. H. United Distillers (of America) Ltd., RD 13 Md. United Distillers (of America) Ltd., RD 13 Md. United Distillers (of America) Ltd., RD 13 Md. United Distillers Freducts Corp., RD 1 Conn. Virginia Distillers Freducts Corp., RD 1 Conn. Virginia Distillers Freducts Corp., RD 1 Conn. Virginia Distillers, Inc., RD 3 Ill. James Walshe & Co., Inc., RD 4 Ind. S Mo. Waterfill & Frazier Distillery Co., RD 26 Ky. Waterfill & Frazier Distillery Co., RD 26 Ky. Frank L. Wight Distilling Co., RD 5 Md. The Willett Distilling Co., RD 43 Ky.	8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	5,400 8,700 3,470 2,519

¹ Deduct from the figures listed below all quantities of grain and grain products used since October 25, 1947.

[F. R. Doc. 47-11494; Filed, Dec. 20, 1947;

[F. R. Doc. 47-11494; Filed, Dcc. 29, 1947 11:56 a. m.]

Chapter I—Production and Marketing Administration (Standards, Inspections, Marketing Practices)

PART 162—REGULATIONS FOR THE ENFORCE-MENT OF THE FEDERAL INSECTICIDE, FUN-GICIDE, AND RODENTICIDE ACT

ECONOMIC POISONS AND DEVICES

By virtue of the authority vested in the Secretary of the Treasury and the Secretary of Agriculture by the Federal Insecticide, Fungicide, and Rodenticide Act, approved June 25, 1947 (Pub. Law 104, 80th Cong., 7 U. S. C. 135 et seq.) and the Administrative Procedure Act (60 Stat. 237), the following regulations are hereby promulgated with respect to imports.

Sec.	-
162.30	Definitions.
162.31	Registration.
162.32	Declaration.
162.33	Notice of chipments for importation
	Drawing of camples of import chir

ments.
162.35 Bond for release of imperts pending

examination.
162.36 Procedure after examination.

Authority: §§ 16230 to 16236, includive, issued under Pub. Caw 164, 80th Cong., 61 Stat. 163.

§ 162.30 Definitions. All terms used in the regulations in this part shall have the meaning set forth for such terms in the Federal Insecticide, Fungicide, and Radenticide Act and § 162.2 of the regulations promulgated by the Secretary of Agriculture thereunder. In addition the term "Collector of Customs" means any person authorized under the customs laws and regulations to perform the duties of a collector of customs.

§ 162.31 Registration. All economic poisons are required to be registered under the provisions of section 4 of the act, and § 162.10 of the regulations promulgated by the Secretary of Agriculture thereunder before being permitted entry into the United States.

§ 162.32 Declaration. All invoices of economic poisons and devices imported into the United States shall be accompanied by a declaration of the shipper, made before a United States consular officer, as follows:

I, ______, the under-(Name in full) clgned, do hereby declare that I am the ______ of the mer-

(Manufacturer or chipper) chandles herein mentioned, which consists of economic poleons or devices or both. None of this merchandise is adulterated or misbranded or otherwise violates the prohibitions set forth in the Federal Insecticide, Fungicide, and Rodenticide Act in any respect, or is dangerous to the health of the people of the United States, or is of a kind forbidden entry into, or ferbidden to be sold or restricted in sale in the country in which it is made, or from which it is exported. The merchandise was manufactured in

(Country) by (Name of manufacturer) and is exported from (City) concigned to (City)

Dated at this day of (Signature)

§ 162.33 Notice of shipments for importation. The Collector of Customs shall notify the Director of all shipments of economic poisons and devices being imported into the United States and shall detain all such shipments until notified by the Director that the shipment may be released.

§ 162.34 Drawing of samples of import shipments. The Collector of Customs shall, upon request by the Director, draw samples of import shipments of economic poisons and devices, and deliver them together with a copy of the labeling, and all accompanying circulars and advertising matter pertaining to such merchandles to the designated laboratory of the Production and Marketing Administration, United States Department of Agriculture.

§ 162.35 Bond for release of imports pending examination. Consignments of economic poisons and devices offered for importation into the United States may be detained pending examination to determine whether or not they comply with the requirements of the act, or they may be released to the consignee prior to such examination upon the execution

of a customs single-entry or term bond in the appropriate form and in the amount prescribed in regulations of the United States Customs Service, United States Treasury Department, in force on the date of entry, and containing a provision for the redelivery of the merchandise or any part thereof upon the demand of the Collector of Customs at any time. The bond shall be filed with the Collector of Customs, who, in case of default, shall take appropriate action to effect the collection of all liquidated damages provided for in the bond.

§ 162.36 Procedure after examination. (a) If, upon examination or analysis of a sample from an import consignment of economic poisons or devices, such sample is found not to be in violation of the act, the Director shall notify the Collector of Customs that the shipment may be released. However, if, upon examination or analysis of the sample and consideration of other evidence in the case such sample is found to be in violation of the act, the owner or consignee shall be notified promptly by the Director of the nature of the violation and be given a reasonable time, not to exceed sixty days, to submit written material or, at his option, to appear before the Director and introduce testimony to show cause why the shipment should not be destroyed or refused entry.

(b) If, after consideration of all of the evidence in the case, it still appears that the consignment may not lawfully be admitted into the United States, the Director shall notify the Collector of Customs that the merchandise is in violation of the act and the nature of the violation, and thereupon the Secretary of the Treasury (1) shall refuse delivery to the consignee and, under such regulations as he may prescribe, shall cause the destruction of any merchandise not exported by the consignee within 3 months from the date of notice of such refusal of entry or (2) if the shipment has been released to the consignee under bond, shall take action to enforce the terms of said

These regulations shall become effective 30 days after publication thereof in the Federal Register.

Issued this 22d day of December 1947.

[SEAL] E. H. FOLEY, Jr.,
Acting Secretary of the Treasury.
CLINTON P. ANDERSON,
Secretary of Agriculture.

DECEMBER 1, 1947.

[F. R. Doc. 47-11439; Filed, Dec. 30, 1947; 8:50 a. m.]

Chapter VII—Production and Marketing Administration (Agricultural Adjustment)

PART 701—NATIONAL AGRICULTURAL CONSERVATION PROGRAM

MISCELLANEOUS AMENDMENTS

State Bulletins (Subpart—1947) issued December 17, 1946 (11 F. R. 14339) and amendments issued March 19,1947

(12 F. R. 1831) May 3, 1947 (12 F. R. 2977) July 23, 1947 (12 F. R. 4879) August 28, 1947 (12 F. R. 5772) September 20, 1947 (12 F. R. 6283) and November 5, 1947 (12 F. R. 7879) are hereby further amended as follows:

1. Section 701.843 California, paragraph (j) (20) Payment rates, subdivision (i) is amended by deleting the word "Modoc" and the commas immediately preceding and following.

2. Section 701.843 (j) (33), Payment rates, is amended by deleting subdivision (ii) and substituting therefor the following:

(ii) In San Luis Obispo County \$0.50 per cubic foot of available storage capacity constructed.

(iii) In all other counties:

(a) \$0.50 per cubic foot of excavation in rock, and

(b) \$0.25 per cubic foot of excavation in soil or gravel, or

(c) \$0.50 per cubic foot of available storage capacity constructed.

3. Section 701.843 (j) (35) Payment rates, is amended by deleting subdivision (v) and substituting therefor the following:

(v) 80 percent of the cost of the seed sown, but not in excess of \$4.00 per acre of land seeded, in San Joaquin County.

(vi) 80 percent of the cost of the seed sown, but not in excess of \$10.00 per acre of land seeded, in all other counties.

4. Section 701.843 (j) (38) is amended by deleting the payment rate and substituting therefor the following:

(i) \$0.50 per 1,000 linear feet of fireguard constructed or maintained in San Luis Obispo County.

(ii) \$1.20 per 1,000 linear feet of fireguard constructed or maintained in all other counties.

(49 Stat. 1148, 16 U. S. C. 590g-590q; 1947 National Agricultural Conservation Program Bulletin, as amended (11 F R. 9467, 11266; 12 F R. 5384))

Approved: December 22, 1947.

[SEAL] A. W MANCHESTER,
Acting Director, Agricultural
Conservation Programs Branch.

[F. R. Doc. 47-11438; Filed, Dec. 30, 1947; 8:50 a.m.]

Chapter IX—Production and Marketing Administration (Marketing Agreements and Orders)

PART 927—MILK IN NEW YORK METRO-POLITAN MILK MARKETING AREA

MISCELLANEOUS AMENDMENTS

§ 927.0 Findings and determinations—(a) Findings upon the basis of the hearing record. Pursuant to Public Act No. 10, 73d Congress (May 12, 1933) as amended and as reenacted and amended by the Agricultural Marketing Agreement Act of 1937, as amended (hereinafter referred to as the "act"), and the rules of practice and procedure covering the formulation of marketing agreements and orders (7 CFR, Supps. 900.1 et seq., 11 F R. 7737, 12 F. R. 1159, 4904) a public hearing was held upon

certain proposed amendments to the tentative marketing agreement heretofore approved (12 F R. 4413) by the Secretary of Agriculture and to the order, as amended, regulating the handling of milk in the New York metropolitan milk marketing area; and the decision (12 F. R. 8687) was made with respect to amendments by the Secretary on December 17, 1947. Upon the basis of the evidence introduced at such hearing and the record thereof, it is found that:

(1) The said order, as amended and as hereby further amended, and all of the terms and conditions of said order, as amended and as hereby further amended, will tend to effectuate the declared

policy of the act; (2) The prices calculated to give milk produced for sale in said marketing area a purchasing power equivalent to the purchasing power of such milk as determined pursuant to sections 2 and 8 (e) of the act are not reasonable in view of the price of feeds, available supplies of feeds, and other economic conditions which affect market supplies of and demand for such milk, and the minimum prices specified in the order, as amended and as hereby further amended, are such prices as will reflect the aforesaid factors, insure a sufficient quantity of pure and wholesome milk, and be in the public interest; and

(3) The said order, as amended and as hereby further amended, regulates the handling of milk in the same manner as and is applicable only to persons in the respective classes of industrial and commercial activity specified in a marketing agreement upon which hearings have been held.

The foregoing findings are supplementary and in addition to the findings made in connection with the issuance of the aforesaid order and the findings made in connection with the issuance of each of the previously issued amendments thereto; and all of said previous findings are hereby ratified and affirmed except insofar as such findings may be in conflict with the findings set forth herein.

(b) Additional findings. It is necessary to make effective promptly the present amendments to the said order, as amended, to reflect current marketing conditions, and to insure the production of an adequate supply of milk by giving producers assurance against any abrupt decline in prices immediately following the season of shortest production. Any delay beyond January 1, 1948, in the effective date of this order, as amended, and as hereby further amended, will seriously threaten the supply of milk for .the New York metropolitan milk marketing area and will disrupt orderly marketing. The changes effected by this order, amending the order, as amended, do not require substantial or extensive preparation by persons affected prior to the effective date. The time intervening between the date of issuance of this order and its effective date affords persons affected a reasonable time to prepare for its effective date. In view of the foregoing, it is impracticable, unnecessary, and contrary to the public interest to delay the effective date of this order 30 days after its publication (Sec. 4 (c) Administrative Procedure Act, Pub. Law 404, 79th Cong., 60 Stat. 237).

(c) Determinations. It is hereby determined that handlers (excluding cooperative associations of producers who are not engaged in processing, distributing, or shipping the milk covered by this order, as amended) of more than 50 percent of the volume of milk covered by the aforesaid order, as amended and as hereby further amended, which is marketed within the New York metropolitan milk marketing area, refused or failed to sign the marketing agreement regulating the handling of milk in the said marketing area which was heretofore approved (12 F. R. 8687) by the Secretary of Agriculture; and it is hereby further determined

(1) The refusal or failure of such handlers to sign said marketing agreement tends to prevent the effectuation of the declared policy of the act;

(2) The issuance of this amended order, further amending the said order, as amended, is the only practical means, pursuant to the declared policy of the act, of advancing the interests of producers of milk which is produced for sale in the said marketing area; and

(3) The issuance of this order further amending the said order, as amended, is approved or favored by at least two-thirds of the producers who, during October 1947 (said month having been determined to be a representative period) were engaged in the production of milk for sale in the said marketing area.

Order relative to handling. It is therefore ordered, that on and after the first day of January 1948, the handling of milk in the New York metropolitan milk marketing area shall be in conformity to and in compliance with the terms and conditions of the aforesaid order, as amended, and as hereby further amended; and the aforesaid order, as amended, is hereby further amended as follows:

Amend § 927.5 (a) (1) by changing that portion of such subparagraph preceding the table contained therein to read:

(1) Except as provided in subdivisions (i) and (ii) of this subparagraph, for Class I-A milk the price per hundredweight during each month shall be as set forth in the following table:

and by deleting subdivisions (ii) and (iii) and by substituting therefore the following:

(ii) The Class I-A price shall not be less than \$5.46 per hundredweight for each of the months of January, February, and March 1948.

Issued at Washington, D. C., this 26th day of December 1947, to be effective on and after the 1st day of January 1948.

(48 Stat. 31, as amended; 7 U. S. C. 601 et seq., sec. 102, Reorg. Plan 1 of 1947; 12 F. R. 4534)

[SEAL] CLINTON P. ANDERSON, Secretary of Agriculture.

[F. R. Doc. 47-11437; Filed, Dec. 30, 1947; 8:50 a. m.]

No. 254---2

TITLE 10-ARMY

Chapter V—Military Reservations and National Cometeries

PART 501—LIST OF EXECUTIVE ORDERS, PROCLAMATIONS, AND PUBLIC LAND OR-DERS AFFECTING MILITARY RESERVATIONS

REVOCATION OF WITHBRAWAL OF PUBLIC LANDS FOR WAR DEPARTMENT USE

Cross Reference: For order affecting the tabulation contained in § 501.1, see Public Land Order 430 under Title 43, Chapter I, infra, revoking Executive Order 7695, which withdrew certain public lands for the use of the War Department for military purposes.

TITLE 15—COMMERCE

Subtitle A—Office of the Secretary of Commerce

PART 11—ORGANIZATION AND FUNCTIONS OF THE OFFICE OF THE SECRETARY

CLAILIS AGAINST WPB AND CPA

Part 11 (11 F. R. 177 A-302, 12 F. R. 5910) is amended by adding the following section:

§ 11.932 Claims against WPB and CPA. All claims asserted against the War Production Board or the Civilian Production Administration under the Contract Settlement Act of 1944 (58 Stat. 649) or any other statute based on actions of or arising out of instructions or requests by the War Production or Civilian Production Administration or any of their predecessor agencies should be submitted to the Director of the Division of Liquidation. The Director of the Division of Liquidation will, in conformity with Regulation 12 of the Office of Contract Settlement or other applicable regulation, review and approve or deny such claims.

This section supersedes Procedural Document 10 of the Civilian Production Administration (32 CFR, 1946 Supp., § 904.1001–904.1004) which is hereby revoked.

(Sec. 3, 60 Stat. 238; 5 U. S. C. Sup. 1002) Issued: December 29, 1947.

E. C. Turney,
Acting Director Division of
Liquidation, Department of
Commerce.

[F. R. Doc. 47-11454; Filed, Dec. 30, 1947; 8:48 a. m.]

TITLE 19—CUSTOMS DUTIES

Chapter I—Bureau of Customs, Department of the Treasury

[T. D. 51613]

PART 6-AIR COMMERCE REGULATIONS

REVOCATION OF DESIGNATION OF FORD AIR-PORT, DETROIT, LUCH., AS AURFORT OF ENTRY

December 23, 1947.

The designation of the Ford Airport, Detroit, Michigan, as an airport of entry for civil aircraft and for merchandise carried thereon arriving from places outside the United States, as defined in section 9 (b) of the Air Commerce Act of 1926 (U. S. C. title 49, sec. 179 (b)) is hereby revoked effective at the close of business January 31, 1948.

The list of airports of entry in § 6.12,

The list of airports of entry in § 6.12, Customs Regulations of 1943 (19 CFR, Cum. Supp., 6.12) as amended, is hereby further amended by deleting therefrom the location and name of said airport.

Notice of the proposed revocation of the designation of this airport as an airport of entry was published in the Federal Register on November 25, 1947 (12 F. R. 7904), pursuant to the provisions of section 4 of the Administrative Procedure Act (Public Law 404, 79th Congress). The revocation is made for the reason that the airport is no longer available for the use of civil aircraft.

(Sec. 7 (b), 44 Stat. 572, sec. 611, 58 Stat. 714; 49 U. S. C., and Sup., 177 (b))

[SEAL] E. H. FOLEY, Jr.,

Acting Secretary of the Treasury.

[P. R. Doc. 47-11436; Filed, Dec. 30, 1947;
8:54 a. m.]

PART 12-SPECIAL CLASSES OF MERCHANDISE

ECONOMIC POISONS AND DEVICES INFORTED UNDER THE FEDERAL INSECTICIDE, FUNCI-CIDE, AND RODENTICIDE ACT

CROSS REFERENCE: For joint regulations promulgated by the Secretary of the Treasury and the Secretary of Agriculture, relating to importations of economic poisons and devices under the regulations for the enforcement of section 10 of the Federal Insecticide, Fungicide, and Rodenticide Act, see F. R. Document 47-11439, Title 7, Chapter 1, Part 162, supra.

TITLE 22—FOREIGN RELATIONS

Chapter I—Department of State

Subchapter C—The Foreign Service

[Foreign Service Reg. S-42]

PART 1012—FOREIGH SERVICE PERSONNEL APPORTMENTS OF OFFICERS AND ELIPLOYEES:

APPOINTMENTS OF OFFICERS AND EMPLOYEES; LIMITATION ON MARRIAGE OF OFFICIES TO ALIENS

DECEMBER 24, 1947.

Under authority contained in R. S. 161 (5 U. S. C. 22) and pursuant to section 302 of the Foreign Service Act of 1946 (60 Stat. 1001), Title 22 of the Code of Federal Regulations is amended by revoking the following sections: § 1012.3 Appointments of officers and employees in the Foreign Service and § 101a.26 Limitation on marriage of Foreign Service officers to aliens.

This regulation shall become effective immediately upon publication in the Februal Register.

For the Secretary of State.

[SEAL] John E. Peurifoy, Assistant Secretary.

[F. R. Dec. 47-11423; Filed, Dec. 30, 1947; 8:41 a. m.]

*Sections 101a.3 and 101a.26 appear as \$\$ 101.3 and 101.26 at 11 F. R. 1732, 1849.

RULES AND REGULATIONS

TITLE 31—MONEY AND FINANCE: TREASURY

Chapter I—Monetary Offices, Department of the Treasury

APPENDIX A TO PART 131—GENERAL RUL-INGS UNDER EXECUTIVE ORDER NO. 8389, APRIL 10, 1940, AS AMENDED, AND REGU-LATIONS ISSUED PURSUANT THERETO

AMENDMENTS TO LIST OF SCHEDULED SECURITIES

DECEMBER 31, 1947.

Amendment to General Ruling No. 5 under Executive Order No. 8389, as amended, Executive Order No. 9193, as amended, sections 3 (a) and 5 (b) of the Trading With the Enemy Act, as amended by the First War Powers Act, 1941, relating to Foreign Funds Control.

The list of Scheduled Securities appended to Part 131 Appendix A, General Ruling No. 5, as amended, July 25, 1947, is amended in the manner set forth in Supplement No. 1 attached hereto.

(Sec. 3 (a) 40 Stat. 412, sec 5 (b) 40 Stat. 415, 966, sec. 2, 48 Stat. 1, 54 Stat. 179, sec. 301, 55 Stat. 839; 50 U. S. C. App. 3 (a) 12 U. S. C. 95a, 50 U. S. C. App. 3 (b) E. O. 8389, Apr. 10, 1940, as amended by E. O. 8785, June 14, 1941, E. O. 8332, July 26, 1941, E. O. 8963, Dec. 9, 1941, and E. O. 8998, Dec. 26, 1941, E. O. 9193, July 6, 1942, as amended by E. O. 9567, June 8, 1945; 3 CFR, Cum. Supp., 10 F R. 6917; Regulations, Apr. 10, 1940, as amended June 14, 1941, Feb. 19, 1946, June 28, 1946, and Jan. 1, 1947; 31 CFR, Cum. Supp., 130.1-7, 11 F R. 1769, 7184, 12 F R. 6)

[SEAL] JOHN W SNYDER, Secretary of the Treasury.

SUPPLEMENT NO. 1

(A) By deleting from Part I thereof the following securities:

American Foreign Power Company, Inc., Debenture Gold 5% due 2030:

\$1,000

10570

American Telephone & Telegraph Company—5½% Bonds 1923/43:

\$1,000

16002

Antwerp, City of—External Sinking Fund Gold—5% Loan 1928 due 1958:

\$1,000

222 2355 3968 3971 228 2654

Argentine, Republic of—Sinking Fund 4% Conversion Loan due February 15, 1972:

\$1,000

47653 59844

Associated Gas & Electric Company—Sinking Fund—Income Debenture 4% due 1978:

\$1,000

402	990	1188	2413
425	1042	1316	2482
621	1118	1473	2844
959	1187	2118	3057

Associated Gas & Electric Company—Sinking Fund—Income Debenture 4% due 1978—Continued

4	1,000—Con	tinued	
3059	4069	4379	5778
3603	4074	4380	6196
3691	4138	4381	6197
3692	4139	4382	6653
3748	4184	4383	6659
3766	4185	4384	6822
3796	4332	4385	6825
3893	4339	4862	6856
3904	4356	5316	7119
3905	4357	5317	7141
3947	4365	5333	
3993	4374	5777	

Associated Gas & Electric Corporations— Debenture 51/2 % due 1973:

1262	10264	23333	,32684
1263	14168	24074	33483
3272	14186	25055	34283
4273	14455	25420	34284
4286	14974	25495	34290
6416	15005	26348	34585
7293	15324	26588	35487
7545	16681	27510	36045
7777	18034	29238	39715
9491	18490	30039	
9904	18544	31183	

Atchison, Topeka & Santa Fe Railway Co.—Convertible Gold 4%—1960:

\$1,000

7916 31503 32377 35431 21581

Atchison, Topeka & Sante Fe Railway Co.—General Gold 4% due 1995:

\$1.000

644 14663 56139 113301 2023 47063 63484

Atchison, Topeka & Santa Fe Railway Co.—General Gold 4% due 1995:

\$500

3704 35346

Australia, Commonwealth of—4½% Bonds 1928 due 1956:

\$1,000

.388	11465	15017	20999
389	11466	15018	21000
653	11467	15019	23549
660	11468	15020	30481
929	13767	15175	33705
977	14967	16156	34218
979	14968	16163	34219
2579	14969	16164	34816
2580	14970	19938	34817
2860	14971	19939	35499
8302	15014	20996	35500
8303	15015	20997	
11464	15016	20998	

Australia, Commonwealth of—5% Bonds 1925 due 1955:

\$1,000

3902 3903 21892

Australia, Commonwealth of—5% Bonds due 1957:

\$1,000

25254

Baltimore & Ohio Railroad Company—5% Bonds 1926/2000:

\$1,000

D 25263 D 25364

Belgium, Kingdom of—30-year External Sinking Fund 6% Gold Loan of 1925 due 1955:

\$1,000

20777

Rolivia, Republic of—External Scoured Gold 7% Loan of 1927 due 1958:

\$1.000

2680 5916 6008 6196 3339 6000

Brazil, United States of, 5% Funding bonds due 1951.

\$100

5893

Brazil, United States of—External Sinking Fund Gold 6½% Loan of 1926 due October 1. 1957:

\$1,000

19917 20177 22472 24260

Buenos Aires, Province of—41/3 %—43/3 %

External Readjustment Sinking Fund due March 1, 1977:

-	\$1,000)	
1949	7362	7371	,14330
7354	7363	7372	17054
7355	7364	7373	24631
7356	7365	8308	32475
7357	7365	8309	32476
7358	7367	14326	32477
7359	7368	14327	32478
7360	7369	14328	
7361	7370	14329	

Buenos Aires, Province of-3% 1936/1984:

\$100

312 313 1378

Caldas, Department of (Colombia) $-7\frac{1}{2}$ % 1926 due 1946:

\$1,000

8047

Canada, Dominion of-3% 1937/1967:

\$1,000

23721

Canada, Dominion of—5% Bonds 1922 due

\$1,000

42739 65023 82567 82568

Canadian National Railway Co.—Guaranteed Gold 5% Bonds issued October 1929 due 1969:

\$1,000

10701 10702 12420 42989 Canadian Pacific Railway Co.—Perpetual

4% Consolidated Debenture Stock:

\$1,000

9967	18179	19960	36457
10262	19188	25544	78192
15831	\$500		
	\$300		
	1749		
	\$100		
	3152		

Canadian Pacific Railway Co.—4½% Gold Bonds 1926/1946:

\$1,000

485

Central Pacific Railway Co.—First Refunding Gold 4% due 1949:

\$1,000

10243

9271	29790	51443	60298
9272	30064	5609 0	87803
21728			
	\$500		

15697

10244

Chicago, Mi Co.—5%–2000			fic R. R.	Cities Service ture 1969—Con		-5% Gold 1 -	Deten-	Denmark, 51% % Lean of			d Gold
	\$1,000			31	1,000—Cont	linucd	I		\$1,669		
965 2503	31259 35463	84787 85743	133950 134566	35468	41854	40480	40498	1005	2659	28306	22307
5193	42164	87794	134729	36530	41593 42662	4649 1 4649 2	40499 40380	Denmark, H	dingdom of-	-External (Gold 6%
6576	42165	93665	138451	86687 87852	43978	40493	46501	Loan of 1921,	due 1842:		
8384 8655	43969 45189	95079 103515	141794 142324	38560	44023	46494	46562		\$1,000		
9647	45308	103516	146671	3862 7 39746	44826 45562	46495 46498	40593 47859		2762		
10296 14684	47472 47522	103517 108481	148042 149100	40030	4C489	46497	48484	Dominican	Republic C	ictoms Adr	oinistra-
14915	47582	112835	156095	Cities Servic	o Power &	· Light Com	many_	tion—20 year	5½% Gold I	Loan of 192	2–26 d ue
15587	48503	116828 117294	157486 159318	Debenture 51/2				1961:	\$1,000		
18129 22319	50047 56295	120120	159364		\$1,000		ŀ	797	2181	4675	9913
26214	<i>£</i> 4719	123121	166866	1	1750	25359		2022	4302	5929	
27531 28127	71499 7 7935	125687 129519	181673 181917	Colombia, R	enublic of	—External S	inking		Republic C		
Chicago, R			1	Fund Gold 6%	Loan of 1	927 due Jan	uary 1,	tion—Sinking 1926–23 due 1		ld 5½% :	Lean of
.Co.—First an	d Refunding	Mortgage	4% due	1961:	\$1,000	ı		1829-29 Que 1			
1934:	44 000		j	,		16265	1		\$1,000		
	\$1,000						140.	27 97	243 4 2463	233 4 230 0	3363 3364
	38595			Colombia, R	-	-475 1034/10	70.	100	2479	2304	3421
Chile, Repu	blic of—6%		,		\$30			101 114	2484 2485	2305 2919	3423 3434
	\$1,000			78	ж со	70001		783	2469	2318	3472
	2524		_	Commonwea	lth Edicor	1 Company-	-3%%	923	2420	2355	3678
	\$500		1	1938/1958:	\$500		1	1365 1525	2491 2521	2356 295 7	3838 3334
	674				2095			2289	2327	3004	4153
Chile, Repu	iblic of-6%	1927/1961	: [2230 2382	256 1 2565	3034 3109	4203 48 71
	\$1,000		ĺ	Costa Rica, due 1951:	Republic e	oi—773 bond	ls 1920	2400	2567	3126	4872
144	1129	1130		dae 1931.	\$1,000)		2412	2033	3153	4873
Chile, Rept	iblic of—6%	1928/1961	:		5209			2413 2414	2653 2362	3193 3267	4674
, <u>-</u>	\$500	, ,		Cuba Railro	ad Compa	ny—First Ge	na 5%	2415	2865	3251	
	129		1	due 1952:	_			2418	2876	3252	
Chileen Co	nsolidated 4	funicinal T	oan Ex-		\$1,000				\$500		
ternal Sinkir	g Fund Go	old 7%—Sei	ries A—			9294		101 169	114 115	214 216	26S 2 67
1929/1960:				Cuba Railro	nd Compan	W THINKYSTOMI	ntand				20.
,	61 000							112	141	261	
,	\$1,000	•		Equipment—G	iold 5% du	10 1ECO:		112 113	191 189	262	
•	151		ibio Ed		iold 5% du \$1,000	10 1ECO:		113 Grand Trui	169 nk: Western i	262	mpany—
Cities Serv	151 ice Compar		ible 5%	Equipment—G	iold 5% du \$1,006 EC8	ie 1900:	•	113	169 nk: Western i	262	mpany—
•	151 ice Compar ire 1950:	ıy—Convert	ible 5%	Equipment—G	iold 5% du \$1,000 EE8 Blic of—(69	ie 1860:) 3) 3(3 1805/	•	113 Grand Trui	169 nk: Western i	262	трапу—
Cities Serv Gold Debenti	151 ice Compar ire 1950: \$1,000	ny—Convert		Equipment—G	iold 5% du \$1,006 EC8	ie 1860:) 3) 3(3 1805/	•	113 Grand Trui	169 nk: Western : % 1950:	262	mpany—
Cities Serv	151 ice Compar ire 1950:	ıy—Convert	ible 5%	Equipment—G Cuba, Repub	600 5% dv 81,000 833 600,1\$ 600,1\$	ie 1860:) is) 3:3 1805/	1955:	Grand Trui First Gold 49 Greater Pra	169 nk: Western 1 % 1950: \$500	262 Railway Co	
Cities Serv Gold Debento 1557 4145	151 ice Compar ire 1950: \$1,000 7135	ny—Convert 23699	57072	Equipment—G Cuba, Repub Cuba, Repub	600 5% dv 81,000 833 600,1\$ 600,1\$	ie 1860:) is) 3:3 1805/	1955:	113 Grand Tru First Gold 49	169 nl: Western 1 % 1950: \$500 931 ague, City o	262 Railway Co 1—7½% L	
Cities Serv Gold Debento 1557 4145	151 ice Comparare 1950: \$1,000 7135 23698 ice Company	ny—Convert 23699 y—5% Gold	57072	Equipment—G Cuba, Repub	501d 5% du \$1,000 EC8 olic of—(6% \$1,000 CO4 ublic of—E	io 1860:) 3) 3% 1805/) 5%% Bonda	1955:	Grand Trui First Gold 49 Greater Pra	169 nk Western 1 75 1950: \$500 931 ague, City 0 \$1,000	262 Railway Co 1—7½% L	
Cities Serv Gold Debento 1557 4145 Cities Serv ture 1958:	151 ice Compar ire 1950: \$1,000 7135 23698 ice Company	ny—Convert 23699 y—5% Gold	57072 Deben-	Equipment—G Cuba, Repub Cuba, Repub	\$1,000 \$1,000 EC8 Olic of—(67 \$1,000 CO4 ablic of—E	io 1880:) 3) 3% 1805/) 514% Bonda	1955:	Grand Trus First Gold 49 Greater Produce 1952:	169 nk Western 175 1950: \$500 931 ague, City o	262 Railway Co 1—7½% L	
Cities Serv Gold Debentu 1557 4145 Cities Serv ture 1958:	151 dice Compar rre 1950: \$1,000 7135 23698 dice Company \$1,000 7350	y—Convert 23699 y—5% Gold 17597	57072	Equipment—G Cuba, Repub Cuba, Repub	\$1,000 \$1,000 EC8 oblic of—(69 \$1,000 CO4 ablic of—6 \$1,000	io 1880:) 3) 3% 1805/) 514% Bonda	1955:	Grand Trus First Gold 49 Greater Produce 1952:	169 nk Western 1 75 1950: \$500 931 ague, City 0 \$1,000	262 Railway Co 1—7½% L	
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Cities Serv Gold Debento 1557 4145 Cities Serv ture 1958: 1187 4016 4759 4889	151 dice Compar ure 1950: \$1,000 7135 23698 dice Company \$1,000 7350 7388 10127 10801	23699 23699 y—5% Gold 17597 27035 30461 32430	57072 Deben- 43990 44448 44452 45798	Equipment—G Cuba, Repub Cuba, Repub	\$1,000 \$1,000 EC8 Olic of—(69 \$1,000 CO4 ablic of—6 \$1,000 \$46345 \$400	io 1880:) 3) 3% 1805/) 514% Bonda	1955:	Grand Trus First Gold 49 Greater Produce 1952:	169 nk Western 1 75 1950: \$500 831 ague, City o \$1,000 3466	262 Railway Co 1—7½% L) ; 1922/52:	
Cities Serv. Gold Debento 1557 4145 Cities Serv. ture 1958: 1187 4916 4759 4889 5359 5973	151 ice Compar ire 1950: \$1,000 7135 23698 ice Compan; \$1,000 7380 10127 10801 10882 12537	23699 y—5% Gold 17597 27035 30451 22430 33180 33348	57072 Deben- 43990 44448 44452	Equipment—G Cuba, Repub Cuba, Repub	\$1,000 EC8 Olic of—(67 \$1,000 CO4 ablic of—C \$1,000 46340 \$400 108	io 1880:) 3) 3% 1805/) 514% Bonda	1955:	Grand Trus First Gold 49 Greater Produce 1952: Halti, Repu	169 nk Western 1 75 1950: \$500 831 ague, City o \$463 nblic of—6% \$1,000	262 Railway Co 4.—7½ % L	oan 1922
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Cities Serv. Gold Debento 1557 4145 Cities Serv. ture 1958: 1187 4916 4759 4889 5359 5973	151 ice Compar ire 1950: \$1,000 7135 23698 ice Compan; \$1,000 7380 10127 10801 10882 12537	23699 y—5% Gold 17597 27035 30451 22430 33180 33348 38860	57072 Daben- 43930 44448 44452 45798 46926	Equipment—G Cuba, Repub Cuba, Repub	\$1,000 EC8 51,000 \$1,000 \$1,000 101 \$1,000 \$1,0	io 1880:) 3) 3% 1805/) 514% Bonda	1955:	Grand Trus First Gold 49 Greater Produce 1952: Halti, Repu	169 nk Western : \$500 931 2gue, City of 3468 ablic of—69 12166	262 Railway Co 4-71/2 % L 5 1922/52: 6 -5% Ronds	oan 1922
Cities Serv Gold Debentu 1557 4145 Cities Serv ture 1958: 1187 4016 4759 4889 5359 5973 7123	151 ice Compar ure 1950: \$1,000 7135 23698 ice Compan 7350 7388 10127 10801 10882 12537 14994 \$500 626	23699 y-5% Gold 17597 27035 30451 22430 33180 33348 38860	57072 Daben- 43990 44448 44452 45796 46926 48120	Equipment—G Cuba, Reput Cuba, Reput 1953:	\$1,000 ECB 51,000 \$1,000 \$1,000 100 \$1,0	io 1660: 	1955: ** 1923/	Grand Trus First Gold 49 Greater Produce 1952: Halti, Repu Hudson Cost 2193 4717	169 nk Western 1 75 1950:	262 Railway Co 1—7½% L 1 1—7½% L 1 1 2 1 2 2 2 2 2 3 2 3 2 3 2 3 2 3 2 3	oan 1922 - 1927/62:
Cities Serv. Gold Debentu 1557 4145 Cities Serv. ture 1958: 1187 4016 4759 4889 5359 5973 7123 Cities Ser	151 ice Compar ure 1950: \$1,000 7135 23698 ice Compan \$1,000 7380 10127 10801 10882 12537 14994 \$500 626	23699 y-5% Gold 17597 27035 30451 22430 33180 33348 38860	57072 Daben- 43990 44448 44452 45796 46926 48120	Equipment—G Cuba, Reput Cuba, Reput 1953:	\$1,000 EC8 51,000 \$1,000 \$1,000 101 \$1,000 \$1,000 \$40345 \$400 108 \$200 17 \$100 100 Kingdom	of—External	1955: ** 1923/	Grand Trus First Gold 49 Greater Produce 1952: Halti, Repu	169 nk Western 1 7 1950: \$500 \$31 ague, City of \$466 ablic of—6% \$1,000 12166 al Company—\$1,000 27378	262 Railway Co 11—7½ % L 13—7½ % L 15—5% Eonds 15—34034	oan 1922 - 1927/62:
Cities Serv Gold Debentu 1557 4145 Cities Serv ture 1958: 1187 4016 4759 4889 5359 5973 7123	151 ice Compar ure 1950: \$1,000 7135 23698 ice Compan \$1,000 7350 7388 10127 10801 10882 12537 14994 \$500 626 wice Compa ure 1966:	23699 y—5% Gold 17597 27035 30461 22430 33180 33348 38860	57072 Daben- 43990 44448 44452 45796 46926 48120	Equipment—G Cuba, Reput Cuba, Reput 1953:	\$1,000 EC8 51,000 \$1,000 \$1,000 ablic of—5 \$1,000 40345 \$400 108 \$200 17 \$100 100 Kingdom	of—External 862:	1955: ** 1923/	Grand Trus First Gold 49 Greater Produc 1952: Halti, Reput Hudson Con 2183 4717 16553 Illinois Con	169 nk Western : 5 1950: \$500 831 ague, City of 3468 ublic of—6% \$1,000 12168 al Company- \$1,000 27378 23391 34693 atral Railros	262 Railway Co 11—7½ % L 25 1922/52: 26 26 26 26 26 26 26 26 26 26 26 26 26	oan 1922 1927/62: 24289 y—Mort-
Cities Serv Gold Debentu 1557 4145 Cities Serv ture 1958: 1187 4016 4759 4889 5359 5973 7123 Cities Ser Gold Debentu	151 dice Compar ure 1950: \$1,000 7135 23698 dice Compan \$1,000 7350 7388 10127 10801 10882 12537 14994 \$500 626 plice Compa grice Compa s1,000	23699 y—5% Gold 17597 27035 30451 22430 33180 33348 38860	57072 Daben- 43990 44448 44452 45796 46926 48120	Equipment—G Cuba, Reput 1953: Denmark, 1½% Loan of	\$1,000 EC8 51,000 \$1,000 \$1,000 \$1,000 40345 \$400 108 \$200 17 \$100 100 Kingdom 1928 due 1	of—External 962:	1955: * 1923/	Grand Trus First Gold 49 Greater Produce 1952: Halti, Repu Hudsen Cos 2193 4717 18553	169 nk Western 1 7 1950:	262 Railway Co 11—7½% L 13—7½% L 13—5% Eonds 134235 134235 134236 14% due 15	oan 1922 1927/62: 24289 y—Mort-
Cities Serv Gold Debents 1557 4145 Cities Serv ture 1958: 1187 4916 4759 4889 5359 5973 7123 Cities Ser Gold Debent	151 dice Compar ure 1950: \$1,000 7135 23698 dice Company \$1,000 7380 10127 10801 10882 12537 14994 \$500 626 pice Compa ure 1966: \$1,000 4359	23699 y—5% Gold 17597 27035 30451 32430 33180 33348 38860 ny—Refund	57072 Daben- 43990 44448 44452 45798 46926 48120	Cuba, Reput Cuba, Reput 1953: Denmark, 4½ % Loan of	\$1,000 EC8 51,000 \$1,000 \$1,000 100 \$1,000 \$1,000 \$1,000 \$200 17 \$100 100 Kingdom 1928 due 1 \$1,000 9835	of—External 862:	1955: 1923/ 1 Gold	Grand Trus First Gold 49 Greater Produce 1952: Halti, Reput Hudson Con 2183 4717 16553 Illinois Con	169 al: Western : \$500 931 ague, City of \$466 abble of 62 \$1,000 27378 23591 34693 atral Railros lateral, Gold	262 Railway Co 11—7½% L 13—7½% L 15 1922/52: 15 15 16 17 18 18 18 18 18 18 18 18 18 18 18 18 18	oan 1922 1927/62: 24289 y—Mort-
Cities Serv Gold Debentu 1557 4145 Cities Serv ture 1958: 1187 4016 4759 4889 5359 5973 7123 Cities Ser Gold Debentu	151 dice Compar ure 1950: \$1,000 7135 23698 dice Compan \$1,000 7350 7388 10127 10801 10882 12537 14994 \$500 626 plice Compa grice Compa s1,000	23699 y—5% Gold 17597 27035 30451 22430 33180 33348 38860	57072 Daben- 43990 44448 44452 45796 46926 48120	Cuba, Reput Cuba, Reput 1953: Denmark, 1 1/2 % Loan of 2182 2466 2480	\$1,000 EC8 \$1,000 \$1,000 \$1,000 \$1,000 \$1,000 \$40345 \$400 108 \$200 17 \$100 100 Kingdom 1928 due 1 \$1,000 9835 9836	of—External 062:	1955: °1923/ 1923/ 22201 25291 25757	Grand Trus First Gold 49 Greater Produce 1952: Halti, Reput Hudson Con 2183 4717 16553 Illinois Con	169 al: Western: 5 1950: \$500 931 ague, City of 3468 ablic of—69 \$1,000 12108 al Company— \$1,000 27378 23091 34093 atral Railros lateral, Gold \$1,000 4317	262 Railway Co 11—7½% L 15, 1922/52: 16, 1922/52: 17, 1922/52: 18, 1922/52: 19, 192	oan 1922 1927/62: 24289 y—Mort-
Cities Serv Gold Debents 1557 4145 Cities Serv ture 1958: 1187 4916 4759 4889 5359 5973 7123 Cities Ser Gold Debents	151 ice Compar ire 1950: \$1,000 7135 23698 ice Compan; \$1,000 7350 7388 10127 10801 10882 12537 14994 \$500 626 pice Compa ire 1966: \$1,000 4359 5610	23699 y—5% Gold 17597 27035 30451 22430 33180 33388 38860 ny—Refund 0 8840 8841 8842	57072 Deben- 43930 44448 44452 45798 46926 48120 ling 5%	Cuba, Reput Cuba, Reput 1953: Denmark, 11/2 % Loan of 2182 2466 2480 4572	\$1,000 EC8 \$1,000 EC8 \$1,000 \$1,000	of—External 802: 11452 11453 11455	1955: ° 1923/ 1 Gold 22201 25031 25757 20023	Greater Produce 1952: Haiti, Reput Hudean Conductor 1955: Haiti, Reput Hudean Conductor 1955: 2193 4717 1655: Illinois Congege and Col	169 al: Western: 5 1950:	262 Railway Co 4—7½% L 5, 1922/52: 5, 1922/52: 6, 34534 34225 34236 cd Compan 1 4% due 19 4302	oan 1922 1927/62: 34289 y_Mort-
Cities Serv Gold Debents 1557 4145 Cities Serv ture 1958: 1187 4916 4759 4889 5359 5973 7123 Cities Ser Gold Debents	151 ice Compar ire 1950: \$1,000 7135 23698 ice Compan; \$1,000 7350 7388 10127 10801 10882 12537 14994 \$500 626 pice Compa ire 1966: \$1,000 4359 5610 8839	23699 y—5% Gold 17597 27035 30451 22430 33180 33388 38860 ny—Refund 0 8840 8841 8842	57072 Deben- 43930 44448 44452 45798 46926 48120 ling 5%	Equipment—G Cuba, Reput Cuba, Reput 1953: Denmark, 1 4½ 5 Loan of 2182 2406 2480 4573 9549 9823	\$1,000 EC8 \$1,000 EC8 \$1,000 \$1,000 \$1,000 \$46345 \$400 108 \$200 17 \$100 Kingdom 1928 due 1 \$1,000 9835 9837 9838 9839 9839	of—Externo 862: 11452 11454 11455 11456 11457	1955: 1923/ 1923/ 22201 25767 25767 25767 25857	Grand Trus First Gold 49 Greater Produce 1952: Halti, Reput Hudson Con 2183 4717 16553 Illinois Con	169 al: Western: 5 1950: \$500 931 ague, City of 3468 ablic of—69 \$1,000 12108 al Company— \$1,000 27378 23091 34093 atral Railros lateral, Gold \$1,000 4317	262 Railway Co 4—7½% L 5, 1922/52: 5, 1922/52: 6, 34534 34225 34236 cd Compan 1 4% due 19 4302	oan 1922 1927/62: 24289 y—Mort-
Cities Serv Gold Debents 1557 4145 Cities Serv ture 1958: 1187 4916 4759 4889 5359 5973 7123 Cities Ser Gold Debents 1662 3054 3199	151 ice Compar ire 1950: \$1,000 7135 23698 ice Compan; \$1,000 7350 7388 10127 10801 10882 12537 14994 \$500 626 pice Compa ire 1966: \$1,000 4359 5610 8839 \$500	23699 y—5% Gold 17597 27035 30451 22430 33180 33388 38860 ny—Refund 0 8841 8842	57072 43990 44448 44452 45798 46926 48120 Ring 5% 8843 12801 17816	Equipment—G Cuba, Reput Cuba, Reput 1953: Denmark, 1953: 2182 2406 2480 24572 9549 9823 9824	### ##################################	of—Externol 962: 0 11452 11454 11457 11458	1955: 1923/ 1923/ 22201 25031 25767 2023 23507 36352 37885	Greater Product 1952: Halti, Reput Hudean Control 1955 Hillinois Control Con	169 nk Western: 5 1950:	262 Railway Co 11—71/2 % L 13—71/2 % L 14—71/2 % L 15—5% Bonda 14—25 14225 14236 144 due 11 14502	oan 1922 1927/62: 34289 y—Mort-
Cities Serv Gold Debents 1557 4145 Cities Serv ture 1958: 1187 4916 4759 4889 5359 5973 7123 Cities Ser Gold Debents 1662 3054 3199	151 ice Compar ure 1950: \$1,000 7135 23698 ice Compan; \$1,000 7350 7388 10127 10801 10882 12537 14994 \$500 626 vice Compan ure 1966: \$1,000 4359 5610 8839 \$500 843 ice Compan	23699 y—5% Gold 17597 27035 30451 32430 33180 33348 38360 ny—Refund 0 8841 8842 2182 y—5% Gold	57072 43990 44448 44452 45798 46926 48120 Ring 5% 8843 12801 17816	Equipment—G Cuba, Reput Cuba, Reput 1953: Denmark, 1 1½ 5 Loan of 2182 2406 2480 4572 9549 9823 9824 9825 9826	### ##################################	of—External 862: 0 11452 11453 11454 11455 11468 11457 11468 11450	1955: 1923/ 1923/ 2011 25757 25757 25507 25507 25507 36350 37835 28300	Grand Trus First Gold 45 Greater Produce 1952: Halti, Repu Hudeen Con 2193 4717 18593 Illinois Con gege and Col	169 ak Western : 5 1950: \$500 931 ague, City of 3468 ablic of 62 \$1,000 21368 al Company- \$1,000 27378 23591 34693 atral Railro: \$1,000 4317 \$500 24667 atral Railro: \$200:	262 Railway Co 41—7½ % L 5 1922/52: 5 1922/52: 6 34094 34225 34236 24 Compan 1 4% due 19 7 4302	oan 1922 1927/62: 34289 y—Mort-
Cities Serve Gold Debenton 1557 4145 Cities Serve ture 1958: 1187 4016 4759 4989 5359 5973 7123 Cities Serve Gold Debenton 1662 3054 3199 Cities Serve ture 1969:	151 ice Compar ire 1950: \$1,000 7135 23698 ice Compan; \$1,000 7350 7383 10127 10801 10882 12537 14994 \$500 626 vice Compa ire 1966: \$1,000 4359 5610 8839 \$500 843 ice Compan	23699 y—5% Gold 17597 27035 30451 32430 33180 33348 38860 ny—Refund 0 8841 8842 2182 y—5% Gold	57072 Daben- 43930 44448 44452 45796 46926 48120 ling 5% 8843 12801 17816	Equipment—G Cuba, Reput Cuba, Reput 1953: Denmark, 1 1953: Loan of 2182 2466 2480 4572 9549 9823 9824 9325 9826 9827	### ##################################	of—External 862: 0 11452 11454 11455 11450 11460 11460 11461	1955: 1923/ 1923/ 22201 25591 25767 25629 23607 36552 37835 26300 39701 47652	Greater Production of the control of	169 al: Western: 5 1950: \$500 \$31 ague, City of \$468 abble of 68 12168 al Company- \$1,000 27378 23091 34693 atral Railros lateral, Gold \$1,000 4317 \$500 24667 atral Railros \$1,000 \$1,000	262 Railway Co 14-71/2 % L 34094 34225 34236 24 Compan 1 4% due 11 1 4802 25 2d Compan	oan 1922 1927/62: 34289 y—Mort-
Cities Serve Gold Debentum 1557 4145 Cities Serve 1958: 1187 4016 4759 4989 5959 5973 7123 Cities Serve Gold Debentum 1662 3054 3199 Cities Serve ture 1969: 299	151 ice Compar re 1950: \$1,000 7135 23698 ice Compan; \$1,000 7350 7388 10127 10801 10882 12537 14994 \$500 626 vice Compa re 1966: \$1,000 4359 5610 8839 \$500 843 ice Compan \$1,000 10135	23699 y—5% Gold 17597 27035 30461 22430 33180 33348 38860 ny—Refund 0 8841 8842 2182 y—5% Gold	57072 Daben- 43930 44448 44452 45796 48120 ling 5% 8843 12801 17816 Deben- 27231	Equipment—G Cuba, Reput Cuba, Reput 1953: Denmark, 1 1/2 % Loan of 2182 2406 2480 4572 9549 9823 9824 9825 9826 9827 9828	### ##################################	of—External 862: 0 11452 11453 11454 11455 11468 11457 11468 11450	1955: 22201 25091 25767 2022 23507 26552 37835 28300 39701 47622 47640 50717	Greater Product 1952: Haiti, Reput Hudson Con 2183 4717 16559 Illinois Con gege and Col 23332 Illinois Con Bonds due 1	169 nk Western: 5 1950:	262 Railway Co 14-71/2 % L 15 1922/52: 16 1922/52: 17 34694 34225 34	oan 1922 1927/62: 24289 y_Mort- 953: 711
Cities Serve Gold Debenton 1557 4145 Cities Serve ture 1958: 1187 4016 4759 4989 5359 5973 7123 Cities Serve Gold Debenton 1662 3054 3199 Cities Serve ture 1969:	151 ice Compar ire 1950: \$1,000 7135 23698 ice Compan; \$1,000 7350 7388 10127 10801 10882 12537 14994 \$500 626 pice Compa ire 1966: \$1,000 4359 5610 8839 \$500 843 ice Compan	23699 y—5% Gold 17597 27035 30451 32430 33180 33348 38860 ny—Refund 0 8841 8842 2182 y—5% Gold 0 20556 21179 21691	57072 Daben- 43990 44448 44452 45798 46926 48120 ling 5% 8843 12801 17816 Deben- 27231 28775 29678	Denmark, 1953: Denmark, 4½ 55 Loan of 2182 2466 2480 4572 9549 9823 9824 9825 9826 9827 9828 9829 9820	## ## ## ## ## ## ## ## ## ## ## ## ##	of—Externol 862: 0 11452 11453 11454 11455 11456 11457 11468 11461 11462 11463 11463	1955: 1923/ 1923/ 1923/ 2901 25767 20529 20567 20562 37835 28300 39701 47622 47540 E0717 51643	Greater Production 1952: Haiti, Reputation Constitution	169 al: Western: 5 1950: \$500 931 ague, City of 3468 abble of—6% 12168 al Company— \$1,000 27378 23591 34693 atral Railros lateral, Gold \$1,000 4317 \$500 24667 atral Railros 668: \$1,000 13651 and Hydro-En	262 Railway Co 14-71/2 % L 15 1922/52: -5% Bonds 34094 34225 34236 24 Compan 1 4% due 1: 1 4502 1 25 2d Compan 1 3552 2ectric Syste	0an 1922 1927/62: 34289 y_Mort- 953: 711 ny_4%%
Cities Serve Gold Debenture 1557 4145 Cities Serve ture 1958: 1187 4016 4759 4389 5359 5973 7123 Cities Serve Gold Debenture 1662 3054 3199 Cities Serve ture 1969:	151 ice Compar re 1950: \$1,000 7135 23698 ice Compan; \$1,000 7350 7388 10127 10801 10882 12537 14994 \$500 626 vice Compan; \$1,000 4359 5610 8339 \$500 843 ice Compan \$1,000 10135 11388 12502 17996	23699 y—5% Gold 17597 27035 30451 22430 33180 33348 38860 ny—Refund 0 8840 8841 8842 2182 y—5% Gold	57072 43930 44448 44452 45796 46926 48120 Ling 5% 8843 12801 17816 1 Deben- 27231 28775 29679 30544	Equipment—G Cuba, Reput Cuba, Reput 1953: Denmark, 1 1953: 1954 2466 2460 4572 9549 9823 9824 8325 9826 9826 9827 9828 9829 9830 9831	### ##################################	of—External 602: 0 1452 11453 11454 11455 11459 11461 11462 11463 11463 11463 11465 11465	1955: "1923/ 1923/ 2011 25031 25767 2029 20572 205	Greater Product 1952: Haiti, Reput Hudson Con 2183 4717 16559 Illinois Con gege and Col 23332 Illinois Con Bonds due 1	169 al: Western: 5 1950:	262 Railway Co 14-71/2 % L 15 1922/52: 16 1922/52: 17 25 Bonds 18 34225 18 34236 18 42	0an 1922 1927/62: 34289 y_Mort- 953: 711 ny_4%%
Cities Serve Gold Debento 1557	151 ice Compar ire 1950: \$1,000 7135 23698 ice Compan; \$1,000 7350 7388 10127 10801 10882 12537 14994 \$500 626 pice Compa ire 1966: \$1,000 4359 5610 8839 \$500 843 ice Compan	23699 y—5% Gold 17597 27035 30451 32430 33180 33348 38860 ny—Refund 0 8841 8842 2182 y—5% Gold 0 20556 21179 21691 23130 24839 26583	57072 Daben- 43990 44448 44452 45798 46926 48120 ling 5% 8843 12801 17816 Deben- 27231 28775 29679 30544 30903 35200	Equipment—G Cuba, Reput Cuba, Reput 1953: Denmark, 11/2 15 Lean of 2182 2406 2480 4572 9549 9823 9824 9825 9826 9827 9828 9829 9830 9831 9832 9833	### ##################################	of—Externol 862: 0 11452 11453 11454 11455 11460 11461 11462 11463 11463 11463 11463 11463 11463 11463 11463 11463 11463 11463 11463 11463 11463	1955: 1923/ 1923/ 1923/ 2901 25767 20529 20567 20562 37835 28300 39701 47622 47540 E0717 51643	Greater Production 1952: Haiti, Reputation Constitution	169 nk Western: 5 1950:	262 Railway Co 14-71/2 % L 15 1922/52: 16 1922/52: 17 25 Bonds 18 34225 3	0an 1922 1927/62: 34289 y_Mort- 953: 711 ny_4%%
Cities Serve Gold Debenton 1557 4145 Cities Serve ture 1958: 1187 4016 4759 4889 5359 5973 7123 Cities Serve Gold Debenton 1662 3054 3199 Cities Serve ture 1969: 299 629 932 1566 5806	151 ice Compar re 1950: \$1,000 7135 23698 ice Compan; \$1,000 7380 10127 10801 10882 12537 14994 \$500 626 vice Compa re 1966: \$1,000 4359 5610 8339 \$500 843 ice Compan \$1,000 10135 11388 12502 17996 19477	23699 y—5% Gold 17597 27035 30451 22430 33180 33348 38860 ny—Refund 0 8841 8842 2182 y—5% Gold 0 20556 21179 21691 23130 24839	57072 Daben- 43990 44448 44452 45796 46926 48120 ling 5% 8843 12801 17816 Deben- 27231 28775 29679 30544 30903	Equipment—G Cuba, Reput Cuba, Reput 1953: Denmark, 1 1/2 % Loan of 2182 2406 2480 4572 9549 9823 9824 9825 9826 9827 9828 9829 9820 9831 9831 9832	### ##################################	of—External 862: 11452 11453 11454 11455 11468 11463 11463 11463 11463 11463 11463 11463	1955: 1923/ 1923/ 201d 25031 25031 25052 23507 36352 37835 28300 39701 47622 47540 60717 51043 51043 51043	Greater Production 1952: Haiti, Reputation Constitution	169 al: Western: 5 1950:	262 Railway Co 14-71/2 % L 15 1922/52: 16 1922/52: 17 25 Bonds 18 34225 18 34236 18 42	0an 1922 1927/62: 34289 y_Mort- 953: 711 ny_4%%

8886		`		RULES	AND REG	ULATIO	1 5
International cured Gold 6½				Missouri-Ka pany—Cumul 5% Series A	ative Adjust	Railroad ed Mortg	
4.	-	1653			\$1,000		
			Cannana		47898		\
International tion—7% Bond			Corpora-		\$500		
,,	\$1,000				2960		
1795 1796	1797 1798	2316	4874	Missouri Pa General Mort	acific Railro		
International	Power Se	curities	Corpora-	deneral more	\$1,000	onus uuc	1010.
tion—7% Bond				433	17305	36521	46096
7070	<i>\$1,000</i> 7073	9585	993 4	984 1681 6234	17936 24742 32291	40423 43594 43624	
7071 7072	9193 958 1	9933		-	cific Railroa	d Compa	
International ica—6½% Bon			al Amer-	ittianam d	\$1,000	, a, aac 1	····
104 0/2 /0 2011	\$1,000	•		4285	15500	234	36
4467	4468	4469		Montreal, C	ity of-4%	due 1959:	
Irish Free St			na Frind		\$1,000		
5% Bonds 1927		iai Sillai	ng runu,	394	2410	2416	2420
	\$1,000			1222	2411	2417	2421
	6100			2390 2391	2414 2415	2418 2419	2576
Japan, Empi	re of—6½		ng Fund	/ 1002	\$500		
Gold Bonds of	1924 due 19	54:			3856		
53232	\$1,000 53233	53234	100411	Mortgage E mark-5% Bo	ank of the onds 1927 du	Kingdom e 1972:	of Den-
Japan, Empli	e of61/4 %	1954:			\$1,000		
Vupu,p	\$500			`	2515		
	3813			National R	ailroad Com	nany of	Mexico-
Japan, Empi		3 1954:		First Consolid	lated Gold 4		
	\$100			9058	\$1,000	9091	10040
2831	4256	4499	5034	3956	7620		10642
2832 3644	4257 4498	-4914 4915		National R 4½% Mortgag	ailroad Com ge Bonds, du		Mexico-
Kansas City		Railway—	3% First		\$1,000		
Mortgage Gold				1	1386 4	22172	
354	<i>\$1,000</i> 8323	13008	19053	National R	ailroad Com		
2112 460 4	11889 12015	13478 17318	28060 29758	2/2/0 2000 0	\$500 \$500	.0 1010, 11	.01 2.02.
Kansas City				10000		10000	10007
Refunding & 1 5% due 1950:				18883 18884	18885	18886	18887
	\$1,000				ailways of M		
1474	3212	14800	14813	Lien Sinking		uuc 1897	·
Kreuger & Certificate Dep		ny—5%	Uniform		<i>\$1,000</i> 5952 4	60702	,
	\$1,000			New South	Wales, State	of-5% 1	927/1958:
							.,

2904

Louisville & Nashville Railroad Company-

\$1,000

1036

\$1,000

\$100

Missouri-Kansas-Texas-Railway Company-

Missouri-Kansas-Texas Railway Company-

2304

9412

9416

Gold, 61/2 % Loan of 1927 due 1952:

504

25935

First Gold 4% due 1990:

Milan, City of-External Sinking Fund

2042

3% due 1980:

8931

9411

5% 1062 Series A.

2905

27367

1439

26266

28925

4½% Mortgage			
•	\$500		
18883 1888 4	18885	18886	18887

\$1,000

5624

New York Central Railroad Company-5% Refunding and Improvement Mortgage, Series C due 2013:

\$1,000

50937

Norfolk & Western Railway Company-First Consolidated Gold 4% due 1996:

	\$1,000)	
3935	5611	19674	22655
5609	17686	19865	26821
5610	17687	19866	26822
	\$500		
	8365		

Norges Kommunal Bank-Sinking Fund Gold 5% 1930 due 1970:

> \$1,000 1334 1579 3288 3905 1410 3287 3813 4346

Oriental Development Co., Ltd.-51/2 % 30year External Debenture 1928, due 1958:

\$500

1392 1393

Otis Steel Company—First Mortgage Sinking Fund 41/2 % due 1962:

\$1,000

14180	14185	14190	14195
14181	14186	14191	14190
14182	14187	14192	14197
14183	14188	14193	14198
14184	14189	14194	14199

Panhandle Eastern Pipeline Company-4%

\$1,000

A. AM 6653 A, AM 6681 A. AM 6685 A. AM 6682 A. AM 6654 A. AM 6686 A. AM 6655 A. AM 6683 A. AM 6722 A. AM 6680 A. AM 6684

Peru, Republic of-6% 1927/1960:

\$1,000

4479 5754 18091 22779 5348

Peru, Republic of-6% 1928/1961 Second

\$500

198

Poland, Republic of $-4\frac{1}{2}\%$ External Sinking Fund Bonds (formerly 7% extended from 1947) due 1968:

\$1,000 1078

Port of New York Authority-41/2 % Bonds:

\$1,000

Q 11163

Republic Steel Corporation-41/2 % Bonds, Series B, 1936/61:

\$1.000

14828 14829

Sao Paulo, State of-8% 1925/1950:

\$1,000

9733 12834 4916

Serbs, Croats and Slovenes, Kingdom of (Yugoslavia)-8% 1922 due 1962:

\$1,000

2128

Southern Pacific Company-4% 1949:

\$1,000

4410

\$500

4654 4655

Southern Pacific Company-41/2 % Gold Bonds due 1969:

\$1,000

1654 1656 2523 36769 1655 1758 32599

Southern Pacific Company—Gold 41/2 % due 1981.

\$1,000

2746 12246 33904

Southern Pacific Company San Francisco Terminal—4% First Mortgage Bonds 1910 due 1950:

\$1.000

2561 5706 7812 0184 \$500

> 14308 14312

Southern Pacific Railroad Company-4% Bonds due 1955:

\$1,000

2245 43598 63808 68987 4942

w ean	esauy,	Decemo	er 31, 1	741
			ny—4% D Bonds du	
		\$1,000		
35	230	41149	4863	0
	Pacific % of 19		Company	—First
		\$1,000		
24	£36	20464 33783. 37222	69650 75366	86037
		\$500		
	916 375	6876 8515	8516 9298	10497
United 2% % 19		of America	, Treasury	Bonds
		\$1,000		
		392206 F		
	onvertibl	e Sinking	%%, 4%6 Fund Bor	
	F10	\$1,000	FOR	-40
	519	528	537	546

523	532	541	550
524	533	542	551
525	534	543	
526	535	544	
527	536	545	

529

530

531

538

539

54N

547

548

549

520

521

Uruguay, Republic of-External Readjustment-334%, 4, 41%% due 1979:

	\$1,000)	
12100	12107	12682	35704
12101	12108	35692	36093
12102	12109	35699	36094
12103	12678	35700	38009
12104	12679	35701	38010
12105	12680	35702 \	38011
12106	12681	35703	38012
	\$500		
2130	2132	2134	2135
2131	2133		_

Vera Cruz & Pacific Railroad Company-41/2 % Guaranteed 1st Mortgage Gold Bonds due 1934:

\$1,000

· 1302

(B) By deleting from Part II thereof the following securities:

Allied Chemical Company-Common shares:

20-share certificate

303906

Anaconda Copper Mining Company-Common shares:

10-share certificates

L 188 L 190 L 192 E 303380 L 189 L 191 E 303379

5-share certificate

F 880481

Associated Gas and Electric Company-Preferred share:

10-share certificate

21574

Baltimore & Ohio Railroad Company-4% noncumulative Preferred Shares—\$100:

> 1754 1755 2544

Batavia Body Company-Common share: 4-share certificate

1768

Canadian Facific Rallway Company-Common shares:

1-share certificates

H 139977 H 140090

Cities Service Company-Common charcat 10-share certificates

LA 57360

LA 57361

Commonwealth and Southern Corporation-Common shares:

10-share certificates

108198 103200 103202 X 143053 108199 108201 103203

Corporate Trust Shares-Series AA-Distributive type:

10-share certificates

17757 17758 94687

DuPont de Nemours and Company-Common shares:

10-share certificates

E 523474 E 523880

Ebaloy Foundries Inc.—6% preferred charo: 10-share certificate

General Motors Corporation - Common share:

50-share certificate

E 282450

Industrial Rayon Corp.—Common chares: 10-share certificates

63865	63870	63675	63830
63866	63871	63876	63881
63867	63872	63877	C3882
63268	63873	63878	63883
63869	63874	63879	63884

Intercontinental Rubber Company-Common shares:

> 1,000-share certificate 17550

International Mercantile Marine Company:

10-share certificate

1197	€078	8632	11534
1222	6348	8718	11530
1294	6349	8691	11673
1305	6569	9419	11769
1446	6762	9455	11846
2227	7136	9C43	11869
2949	7380	9741	11920
2987	7478	9742	11862
3257	7567	10040	12047
3580	7787	10158	12102
3742	7788	10639	12104
4093	7789	10704	•12141
4094	7780	10380	12144
4095	7791	16981	12248
4096	7875	11245	12343
4295	7888	11249	12349
4452	78 89	11252	12403
5248	7801	11297	12555
5573	8187	11472	12734
5825	8440	11504	12785
5838	8465	11516	12801
€065	8550	11521	

Kansas City Southern Railway Company-Common shares:

10-share	certificates

		•	
51314	62708	E3734	£3735
R1934	FRANK		

Kansas City Southern Railway Company-4% non-cumulative preferred chares:

10-share certificates

20-bitate corespondence				
28594	39555	41056	41002	
31512	39556	41517		
38157	39773	41592		
38262	40839	41593		

Kennecott Copper Corporation-Common chares:

10-share certificates

E 46529

Missouri Pacific Railroad Company-5% preferred chares:

10-share certificates

6745 2771 €334 €244 6744 6795

5-share certificate

2214

New York Ontario and Western Railway Company:

10-share certificates

35595	46063	48414	50343
35671	46070	42119	510€
40576	46572	48425	51293
41103	48203	48795	5131
41469	48297	49546	53478
46210	48307	49246	E42 33
47634	48313	50433	E4333
4E059	48353	50617	

North American Company—Common share:

100-share certificate

L 6463

North American Rayon Corporation-Common chares B:

10-share certificates

BX 6264	BX 6363	BX 6372	BX 6378
BX €365	BX 6363	BX 6973	BX 6979
BX 6366	BX 6970	BX 6976	BX 6930
BX 6367	BX 6371	BX 6377	

North American Trust Shares-1955cumulation type:

10-share certificates

16293 16233 16300 16301

North American Trust-1956 Distribution type:

10-share certificates

57000 15947 157803

Northern Pacific Railway Company-Common chare:

10-share certificate

B 222141

Pere Marquette Railway Company-Common share:

10-share certificate

5869

Procter and Gamble Company:

50-share certificate

NYO 157527

Radio Corporation of America-Common

10-share certificates

FN/O-163701 FN/O-163762 FN/O-163763

Republic Steel Corporation:

10-share certificates

NYCO 277426 NYCO 277427 NYCO 277428 Shell Union Oil Corporation-Common chares:

10-share certificates

268167 263169 283170 263171 268163

Southern California Edison Company, Ltd.—Common shares:

ND 39778 ND 39782 ND 39786 ND 39780 ND 39779 ND 39763 ND 39787 ND 39791 ND 39769 ND 39784 ND 39788 ND 39792 ND 39781 ND 39785 ND 39789

Eauthern Pacific-Common share:

10-share certificate

103355 F 472601

RULES AND REGULATIONS

Southern Railway Company—Common shares:	Atchison, Topeka & Santa Fe Railway Com- pany—4% 1895 Adjustment Gold Bonds due	Cities Service Company, 5% Gold Deben- ture, 1958:
10-share certificates	1995—Continued.	\$1,000
100455 100509 100510	\$500	11350
Southern Railway Company—Preferred shares:	978 10570 21800 36789 1120 13096 21801 37875 1965 20816 21810 37376	Cities Service Company—Refunding 5% Gold Debentures, 1966:
10-share certificates	2428 21787 25538 37573	\$1,000
27114 27863 31125 41072 27744 30172 37863	2943 21788 29281 -37961 3545 21789 30360 38394	18839 18841 18842 18943 18840
United States Leather Company:	6224 21790 35218 38526 8243 21791 36320	\$500
10-share certificates	8930 21795 36677	3247 8247
12 2829 8649 13922	Baltimore & Ohlo Railroad Company—5%	Cities Service Company, 5% Gold-Deben-
13 2913 8650 16660	Bonds 1926/2000:	ture, 1969: \$1,000
631 3235 8651 17420 681 4887 8652 18260	\$1,000	21779 34681 36667
1550 5770 8653 18403	25263 2526 4	Consolidated Cities Light, Power and Trac-
1552 6399 9483 25183 1556 6739 9484 36075	Bolivia, Republic of—External Secured Sinking Fund Gold Bonds, 7% of 1928 due	tion Company—First Gold 5% due 1962:
2756 8078 9485 36249 2826 8367 9486 40660	1969:	\$500
2827 8647 9487 43216	\$1,000	8196 8197 8198 8199
2828 8648 13270 43217	13799	Cuba Company (The)—3% (Formerly 6%
Woolworth (F. W.) Company-Common	Buenos Aires, Province of—41/8%, 43/8% Readjustment Bonds due 1977:	bonds) 1905 due 1955: \$1,000
share:	\$1,000	604
50-share certificate WT/F 467321	29345	Denver and Rio Grande Western Railroad
		Company—General Gold 5% due 1955:
(C) By adding to Part I thereof the following securities:	\$500	\$1,000
Associated Gas & Electric Corporation	3028 3029 3030 3031	13939 19622 26091 26095
Sinking Fund Income Debenture 4½% due	Caja de Prestamos para Obras de Irrijacien y Fomente de la Agricultura, S. A.—4½%	19514 23096 26092 26096 19538 23097 26093
1978: \$1,000	35-year Gold Bonds, due 1943:	19621 26045 26094
402 3059 4185 5317	\$1,000	\$500°
425 3603 4332 5333 621 3691 4339 5777	10207 10208 10209 10210	1302 1559 1910 2099
621 3691 4339 5777 959 3692 4356 5778	\$500	\$100
990 3748 4357 6196 1042 3796 4365 6197	4064 9162 11671 13055 6245 9809 11826 13292	2139 3009 3126 4887 2140 3010 3127 4888
1118 3893 4374 6653	7788 10796 12173	2141 3011 3128 4908
1187 3904 4379 6659 1188 3905 4380 6822	9151 11186 12363	2142 ~ 3012 3291 5971 2143 3013 3292 5972
1316 3947 4381 6825	\$100	2144 3014 3293
1473 3993 4382 6856 2118 4069 4383 7119	8119	2145 3015 3294 2703 3125 4886
2413 4074 4384 7141	Canadian Pacific Railway, 4½% Gold Bonds—20 Year Guaranteed, 1926/46:	Dominican Republic Customs Administra-
2844 4139 4862	\$1,000	tion-20 Year 5½ % Gold Loan of 1922-6 due 1961.
3057 4184 5316	16291 16292 16304	\$1,000
Associated Gas & Electric Company De-	Central Pacific Railway Company—Euro-	6107
benture—5½% due 1977: \$1,000	pean Loan Collateral Trust 4%, due 1946:	Dominican Republic Customs Administra- tion—Sinking Fund Gold 5½% loan of 1926-
1262 10264 23333 32684	500 French francs	1928 due 1969 First Series:
1263 14168 24073 33483	23156 46745 207989 257961 23157 46746 207990 257962	\$1,000
3272 14186 25055 34283 4273 14455 25420 34284	46743 207987 207991 257963	928 2865 4871 4873
4286 14974 25495 34290 6416 15005 26348 34585	46744 207988 207992	1365 3004 4872 4874
7293 15324 26588 35487	Central Pacific Railway Company—First Refunding Gold 4% due 1949:	Dominican Republic Customs Administra- tion Sinking Fund Gold 5½% loan of 1926-
7545 16681 27510 36045 7777 18034 29238 39715	\$1,000	1928 due 1969 Second Series:
9491 18490 30039	10808	\$1,000
9904 18544 31183 Atchison, Topeka & Santa Fe Railway Com-	Central States Power & Light Corporation—	27 2468 2862 3193 97 2479 2876 3207
pany—Convertible Gold 4% due 1955:	First Mortgage and First Lien Gold 51/2%,	100 2484 2894 3251 101 2485 2900 3262
\$1,000	\$1,000	114 2489 2904 3363
7916 21581 31503 35431	10965 % 12543	783 2490 2919 3364 824 2491 2954 3421
Atchison, Topeka & Santa Fe Railway Com-	Chicago, Milwaukee, St. Paul & Pacific	1525 2521 2955 3423
pany-4% 1895 Adjustment Gold Bonds due 1995:	Railroad Company—50 Year Mortgage 5%, Series A, due 1975:	2289 2527 2956 3472 2290 2561 2957 3838
-\$1,000	\$1,000	2382 2565 3084 3994
52 1637 4248 9939 238 1748 4249 10332	26214 35463	2400 2567 3109 4153 2418 2633 3126 4208
545 2749 4339 11307	Chicago, Milwaukee, St. Paul & Pacific	2434 2658 3153
671 2750 8760 13357 683 3371 8798 17832	Railroad Company—Convertible Adjustment	\$500
685 3566 8824 17833 952 3727 9028	Series A, 5% due 2000:	101 114 214 266 109 115 216 267
1507 4036 9159	\$500 293 7852	112 141 261 113 199 262
1567 4067 9935	293 7852	1 20 20 202

O

Illinois Central Railroad Company-Collateral Trust Gold 4% due 1952:

11081

Illinois Central Railroad Company-Mortgage and Collateral Gold, 4% due 1953: \$1,000

19962

International Hydro Electric System—Convertible Debenture Gold 6% due 1944:

\$1,000

16150

International Mercantile Marine Co., Ltd., First and Collateral Trust Gold 6% due 1941:

\$1,000

2233

21443 34833

\$500

6503 6504

International Power Securities Corporation—Secured Gold 61/2 %, Series C, due 1955:

\$1,000

9176

International Railways of Central America—First Gold 5% Sterling issue, due 1972:

20£'s

A 1071 4514

5995 6954

8988 6955

Kansas City Southern Railway-3% First Mortgage Gold due 1950:

\$1,000

12015

22043

Land Mortgage Bank of Warsaw-8% and 41/2 % of 1924 due 1941.

\$500

100323

101447

\$50

4304 83470

92735 92725

Milan, City of-External Sinking Fund Gold, 6½% Loan of 1927 due 1952:

\$1,000

9281 21355

> \$500 .743

728

860

Missouri Pacific Railroad Company-4% General Mortgage Gold Bonds due 1975:

\$1,000

4285	26441	31711	36234
15500	28494	33783	46498
18134	29243	33974	46598
23390	29889	34699	
23436	31541	34709	
95990	21578	36142	

National Economic Bank of Warsaw-7% or 41/2 % of 1928 due 1966:

222 224 225

226 223

National Railroad Company of Mexico-First Consolidated Gold, 4% due 1951:

\$1,000

3347

Oregon Washington Railroad and Navigation Company—First and Refunding Mortgage Gold 4% due 1961:

\$1,000

42509

Peru, Republic of (National Lean)-External Sinking Fund Gold 6% First Series duo 1980:

\$1,000

11935

5323

Peru, Republic of-Secured Sinking Fund Gold 7% (Tobacco) Loan Series of 1927 due 1959:

\$1,000 12027

Poland, Republic of—412% External Sinking Fund Bonds (formerly 7% extended from 1947) due 1968:

\$1,000

6631 1790 13931 33463 1791 10693 22633 6407 11952

> \$100 27127

Poland, Republic of-8% and 412% External Sinking Fund Gold Bonds of 1925 due 1963:

\$1.000

3867

Port of New York Authority 414% Bonds:

\$1,000

D 111G3

Rio de Janeiro, State of, External Secured Sinking Fund Gold-61, 55 of 1923 due 1959:

\$1,000

Saint Louis San Francisco Railway Company—4% Mortgage Bonds, Prior lien, Series A:

\$1,000

86441

Silesia, Province of—External Gold Loan—7% and 4½% of 1923 due 1938:

\$1,000

88 7810 8933 9432 5194 7783 9481

Southern Pacific Company -Trust Gold Bonds-4% due 1949: -Collateral

\$1,000

10703 0 \$500

9468

Southern Pacific Company-412 % 40-year Gold Bonds, due 1969:

\$1,000

42133

Southern Pacific Company-Gold 414 % due 1981:

\$1,000

11599

Southern Pacific Company—San Francisco Terminal-4% First Mortgage Bonds 1910 due 1950:

\$500 13369

13968

13970

33484

Southern Pacific Railroad Company-First Refunding Mortgage 4% Bonds due 1955:

\$1,000

20865 E6333

Southern Railway Company—4% Davelopment and General Mortgege Bonds due 1959:

\$1,000

C0227

€9383

United States of America, Treasury Bond, 2315 1951-1954:

\$5,033

31511-A

United States of America—Treasury Bonds, 27175 1955-60:

\$1,000

832233 F

Uruguay, Republic of-External Readjustment 3%%, 4%, 4%% due 1979:

\$500

Vera Cruz & Pacific Railroad Company-41/2 Guaranteed First Mortgage Gold Bonds due 1934:

\$1,000

1305

(D) By adding to Part II thereof the following securities:

Anaconda Copper Mining Company—Common shares:

2-share certificate

P 175741

Accordated Gas & Electric Company—\$8 Preferred:

10-share certificate

XO 21574 3

Baltimere & Ohio Railroad Company-Common shares:

5-share certificates

"A" 18923

Dividend Shares, Incorporated:

1,000-share certificate

U 135334

International Mercantile Marine Company:

10-share certificate

13935

Missouri Pacific Railroad Company-5% Preferred shares:

5-share certificate

853

National Railways of Mexico-Second Preferred Stock:

\$1,000

634	37930	67839	75872
1671	33392	67831	79516
4651	43228	73353	95778
7972	55623	74334	101003
9420	55930	74335	101003
0401	64640	77.7700	

New York, Ontario & Western Railway Company:

10-share certificates

47546	59540	52149	5505 1
49255	51255	52732	
59923	51256	52735	
59482	51479	53501	

North American Rayon Corporation-6% Cumulative Prior Preferred:

10-share certificates

2665

North American Trust Shares-1953 Issue:

2658

50-share certificate

North American Trust Shares-1955 Cumulation type:

50-share certificate

11111

North American Trust Shares-1956 Distribution type:

50-share certificate

13599

Pittsburgh Coal Company - Common shares:

10-share certificate

29758

Radio Keith Orpheum Corporation-Common shares:

100-share certificate

35238

35-share certificate

48954

Southern California Edison Company. Ltd.—Common shares:

10-share certificates

ND 39778	ND 39783	ND 39788
ND 39779	ND 39784	ND 39789
ND 39780	ND 39785	ND 39790
ND 39781	ND 39786	ND 39791
ND 39782	ND 39787	ND 39792

Treadwell Yukon Corporation—Common shares:

10-share certificate

2646

Union Pacific Railroad Company—Preferred shares \$100:

20-share certificate

135136

10-share certificate

103667

United States Leather Company (The)-Common shares:

10-share certificates

14380 18204 20838

Worthington Pump & Machinery Corporation-Common shares:

1-share certificates

210	213	216	219
211	214	217	220
212	215	218	

[F. R. Doc. 47-11378; Filed, Dec. 30, 1947; 8:58 a. m.1

TITLE 8—ALIENS AND **NATIONALITY**

Chapter II-Office of Alien Property, Department of Justice

PART 500--ORGANIZATION OF OFFICE OF ALIEN PROPERTY AND DELEGATIONS OF FINAL AUTHORITY

PART 501-GENERAL RULES OF PROCEDURE PART 503-SUBSTANTIVE RULES

MISCELLANEOUS AMENDMENTS

- 1. Part 500 (12 F. R. 177A-625) is hereby amended by deletion of § 500.1 (b) (10) and by amendment of § 500.1 (b) (13), as set out below.
- § 500.1 Central and field organiza-
- (b) Organization. The Office is composed of the following branches, sections and officers with functions as indicated:
- (13) Hearing Examiners Branch. The Hearing Examiners Branch is composed of a Chief Hearing Examiner in charge of title claims, a Chief Hearing Examiner

in charge of debt claims and other Hearing Examiners. Subject to review by the Director, the Hearing Examiners hear and determine contested claims and claims in which a hearing is deemed necessary by the Director or the Chief, Claims Branch, arising under sections 20, 32 and 34 of the Trading with the Enemy Act, and other matters assigned by the Director.

- 2. Part 501 (12 F. R. 177A-627) is hereby amended by amendment of § 501.6-2 as set out below.
- § 501.6-2 Copy of process required to be sent to the Office of Alien Property in certain cases. (a) A copy of any process or notice in any court or administrative action or proceeding involving property in the United States in which, on December 31, 1946, a person within Germany or Japan or a German or Japanese citizen or subject within Hungary, Bulgaria, Rumania or Italy had an interest, or income from such property accruing on or after December 31, 1946, which process or notice is to be served upon any such person, must in addition be sent by registered mail to the Office of Alien Property, Department of Justice, Washington 25, D. C., not less than 30 days prior to the date on which action pursuant to such process or notice is to be taken.
- (b) Such process or notice shall otherwise conform to the rules, orders, or practice of the court or administrative body issuing such process or notice.
- (c) For the purpose of this section:
- (1) "Person" shall mean any individ-, ual, partnership, association, corporation, or body politic;
 - (2) "Income" shall include, without limitation, any interest, dividend, increment, proceeds, exchange, conversion, or other derivative, direct or indirect;
- (3) Heirs-at-law and next-of-kin shall be deemed to have an interest in the estate of their decedent whether or not they are legatees under the will of said decedent.
- (d) The receipt by the Office of Alien Property of a copy of any process or notice sent to it pursuant to this regulation shall not be considered service of such process or notice upon a person in an enemy country as provided for in § 501.6, unless:
- (1) Specific request is made that it be so considered, and
- (2) The Attorney General, or his duly authorized representative, files acceptance of such process or notice in the manner provided for in § 501.6.
- 3. Part 503 (12 F R. 9989, 9990) is hereby amended by amendment of §§ 503.5 and 503.20-1 and by addition of §§ 503.11-9 and 503.23-2, all as set out below.
- § 503.5 Prohibition of transac-
- tions. * * *
 (b) Powers of attorney given for the purpose of filing claims under the Trading with the Enemy Act, as amended, and transactions that may be necessary to facilitate the filing and proving of such claims are hereby exempted from the requirements and restrictions of this section: Provided, however, That nothing herein shall affect the prohibitions of R. S. 3477; 31 U. S. C. 203.

§ 503.11-9 Licensing certain transactions involving patents. Notwithstanding the provisions of §§ 503.11 to 503.11-8, inclusive, this chapter (General Order No. 11 and regulations thereunder) nationals of Germany and Japan, in accordance with Public Law 380, 80th Cong., 1st Sess., of August 6, 1947, may, on and after August 6, 1947, apply for and obtain patents in the United States for their inventions in accordance with the patent laws and enjoy the rights and privileges thereof: Provided, however, That patents obtained for such inventions shall be subject to any conditions and limitations with respect to duration. revocation, utilization, assignment, and licensing which may be imposed by Congress, or by the President in accordance with the provisions of any peace treaty hereafter entered into with Germany or Japan: And provided further, That, except for patents based on applications filed in the United States Patent Office prior to August 6, 1947, patents may not be applied for or obtained, or if obtained, shall not be valid, for any invention made, or upon which an application was filed by any such national, before January 1, 1946, in Germany or Japan or in the territory of any other of the Axis Powers or in any territory occupied by the Axis forces.

- § 503.20-1 Non-applicability of § 503.20 for property acquired after a specified date. (a) A designated person, as defined in § 503.20 (General Order No. 5) shall hereafter be required to file a report on Form APC 3 pursuant to § 503.20 only with respect to:
- (1) Property which on December 31. 1946 was located in the United States, or any territory or possession thereof, and in which on that date any of the following had any interest:
- (i) The Government of Germany or Japan, or any agent, instrumentality, or representative of either Government;
- (ii) A person within Germany or Japan, or a citizen or subject of either country within Italy, Bulgaria, Hungary or Rumania.
- (2) Income from the property described in subparagraph (1) of this paragraph accruing on or after December 31, 1946.
 - (b) For the purpose of this section:(1) "Person" shall mean any individ-
- ual, partnership, association or corpora-
- (2) "Income" shall include, without limitation, any interest, dividend, increment, proceeds, exchange, conversion, or other derivative, direct or indirect.
- § 503.23-2 Exemption of certain patent applications from requirements of § 503.23. Any application for United States Letters Patent, filed or to be filed in accordance with section 3 of Public Law 380, 80th Cong., 1st Sess., of August 6, 1947, is hereby exempted from the requirement of paragraph (b) of § 503.23 (General Order No. 12)
- (40 Stat. 411, 55 Stat. 839, Pub. Laws 322, 671, 79th Cong., 60 Stat. 50, 925; 50 U.S. C. and Supp. App. 1, 616; E. O. 9193, July 6, 1942, 3 CFR, Cum Supp., E. O. 9567, June 8, 1945, 3 CFR, 1945 Supp., E. O. 9788 Oct. 14, 1946, 11 F R. 11981)

Executed at Washington, D. C., this 24th day of December 1947.

For the Attorney General.

DAVID L. BAZELON, Assistant Attorney General, Director Office of Alien Property.

[F. R. Doc. 47-11421; Filed, Dec. 30, 1947; 9:00 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter I—Secretary of Defense

[Transfer Order 4]

TRANSFERS OF CIVILIAN PERSONNEL AND MILITARY AND CIVILIAN PERSONNEL AU-THORIZATIONS BETWEEN DEPARTMENT OF THE ARMY AND DEPARTMENT OF THE AIR FORCE

Pursuant to the authority vested in me by the National Security Act of 1947 (Act of July 26, 1947; Public Law 253, 80th Cong.) and in order to effect certain transfers authorized or directed therein, it is hereby ordered as follows:

(1) (a) All military and civilian personnel authorizations and ceilings allocated by the Department of the Army to the Army Air Forces, and in effect on September 26, 1947, are hereby confirmed as initial personnel authorizations and ceilings of the United States Air Force and the Department of the Air Force.

(b) All civilian employees on the rolls of the United States Air Force for the continental United States as of November 30, 1947, are hereby transferred to the Department of the Air Force.

(2) (a) Further transfers of civilian personnel and further adjustments in military and civilian personnel authorizations and ceilings between the Department of the Army and the Department of the Air Force, as may be jointly determined by the Secretary of the Army and the Secretary of the Air Force, are hereby directed. The transfers accomplished hereunder shall be within the aggregate military and civilian personnel ceilings otherwise established by law for such Departments.

(b) Transfers and adjustments under this paragraph shall take effect at such time or times as the Secretary of the Army and the Secretary of the Air Force shall jointly determine.

(3) This order shall take effect as of 12:00 noon, November 30, 1947.

> JAMES FORRESTAL, Secretary of Defense.

NOVEMBER 30, 1947.

[F. R. Doc. 47-11418; Filed, Dec. 30, 1947; 9:00 a. m.]

Chapter VIII—Office of International Trade, Department of Commerce

PART 800-ORDERS AND DELEGATIONS OF AUTHORITY

MODIFICATION OF VALIDITY OF CERTAIN BITUMINOUS COAL EXPORT LICENSES

It is hereby ordered, That, effective December 15, 1947, the authority to ex-No. 254--3

port lump or double-screened sizes of bituminous coal included in outstanding export licenses authorizing the exportation of bituminous coal, Schedule B No. 500200, is hereby revoked.

Licenses granted subsequent to Dacember 15, 1947, will not authorize the exportation of lump or double-screened sizes of bituminous coal unless specific authorization to that effect is granted by the Export Supply Branch.

Shipments of lump or double-screened coal which were on dock, on lighter, laden aboard an exporting carrier, or in transit to a port of exit pursuant to actual orders for export, prior to the effective date of this order may be exported without regard to the provisions thereof.

(Sec. 6, 54 Stat. 714, 55 Stat. 206, 56 Stat. 463, 58 Stat. 671, 59 Stat. 270, 60 Stat. 215; Pub. Law 145, 80th Cong., Pub. Law 188, 80th Cong., 50 U. S. C. App. and Sup. 701, 702; E. O. 9630, Sept. 27, 1945, 10 F. R. 12245)

Dated: December 22, 1947.

FRANCIS MCINTYRE, Director. Export Supply Branch.

[F. R. Doc. 47-11441; Filed, Dec. 30, 1947; 8:51 a. m.1

Chapter IX—Office of Materials Distribution, Bureau of Foreign and **Domestic Commerce, Department of** Commerce

PART 904-PROCEDURES

CLAILIS AGARIST WPB AND CPA

Cross Reference: For revocation of former Civilian Production Administration Procedural Document 10 (§§ 904.1001 to 904.1004, inclusive), see Part 11 of Title 15, supra.

[Conservation Order M-43, as Amended Aug. 5, 1947, Amdt. 1]

Section 1001.1 Conservation Order M-43, as amended August 5, 1947, is further amended by changing paragraph (m) (1) (i) to read as follows:

(i) "Tin subject to import control under this order" means any of the following:

Tin bars, blocks, pigs, grain er . 6551.300 granulated Tin metallic scrap (except alloyed 6351.580

Tin alloys, chief value tin u. s. p. f.

(including alloy cerap) _____ 6551,800 Tin powder, flitters and metallica. 6790.729 Tin bichloride, tin tetrachloride

and other chemical compounds, mixtures and salts, tin chief valuo (including tin oxide)______ 8380.920

1, 1946 Edition).

Note: The numbers listed in the second column are commodity numbers taken from Schedulo A. Statistical Classification of Imports into the United States, issued by the U. S. Department of Commerce (September

Issued this 30th day of December 1947.

OFFICE OF MATURIALS DISTRIBUTION, By RAYLIOND S. HOOVER Issuance Officer.

[P. R. Doc. 47-11431; Filed, Dec. 30, 1947; 8:45 a. m.]

[Concervation Order M-131, as Amended Dec. 30, 19471

> PART 3293-CINCHONA BARK AND Quinmine 1

Section 3293.131 Conservation Order M-131 is amended to read as follows:

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of cinchona bark and quintdine for the national defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest, to promote the national defense, and to effectuate the policies set forth in the Second Decontrol Act of 1947.

PURPOSE AND SCOPE

Par. (a) Purpose and scope.

(b) Definitions.

RESTRICTIONS FOR CINCHONA BARRE

- (c) Acceptance from RFC: use; disposition. RESTRICTIONS FOR QUINDEND
- (d) Delivery, acceptance, uce; general.
- (e) Deliveries to ultimate consumers.

(f) OMD policies for granting authorizations.

IDENTIFICATION PROVISIONS

(g) Identification of exempt stocks. LHECKLIANEOUS PROVISIONS

(h) Inability to deliver.

(I) Appeals. (I) Violations.

(ir) Communications.

APPENIDICES

App. A-Instructions for customer's Form OMD-2345.

App. B-Instructions for supplier's Form OMD-2348.

§ 3293.131 Conservation Order II-131.

PURPOSE AND SCOPE

(a) Purpose and scope. The purpose of this order is to establish restrictions on the distribution and use of cinchona bark and quinidine held by, or obtained directly or indirectly from, U.S. Government agencies. The cinchona-bark restrictions are directed at providing for maximum extraction of quinidine. The quinidine restrictions are directed at making the limited supply available for cardiac treatment and providing adequate geographical distribution for that purpose.

The former restrictions over quinine have been revoked. Consequently, any quinine obtained by any person pursuant to authorization issued under this order before December 30, 1947 may be

¹Formerly Cinchona Bark, Quinine, and Quinidine.

delivered, accepted, and used without regard to any restriction imposed, before that date, by this order or by the au-

thorization itself.

None of the provisions of this order apply to privately imported stocks of cinchona bark or quinidine (i. e., stocks not held by any U. S. Government agency, not acquired from any U.S. Government agency prior to, on or after July 15, 1947 (either directly or through intermediate distributors, processors, or other channels of distribution) and not made from any such materials so acquired) They also do not apply to synthetic quinidine.

DEFINITIONS

- (b) Definitions. For the purpose of this order:
- (1) "Cinchona bark" means the bark obtained from the genus Cinchona or from the genus Remijia.
- (2) "Quinidine" means quinidine alkaloid obtained from cinchona bark, and its salts and derivatives.
- (3) "RFC" means the Reconstruction Finance Corporation, any office of that agency, and any person acting upon behalf of such agency or office.

RESTRICTIONS FOR CINCHONA BARK

- (c) Acceptance from RFC; use; disposition. No person may accept delivery of cinchona bark from the RFC, or use or dispose of cinchona bark acquired by him from the RFC, except as follows:
- (1) Toll-agreement. Under a toll-agreement with the RFC, a processor may accept cinchona bark from the RFC, process it, and return the processed products to the RFC.
- (2) Low-grade bark. Any person may, without restriction under this order, accept, use, and dispose of cinchona bark which the RFC disposes of as unsuitable for the extraction of quinine or quinidine.
- (3) Other cases. Special acceptance, use or disposition authorizations for cinchona bark to be obtained from the RFC may be given by the OMD in other cases where unusual circumstances are involved. Application for such authorization should be made on Form OMD-2945. (See Appendix A at the end of this order for preparation instructions.)

RESTRICTIONS FOR QUINIDINE

(d) Delivery, acceptance, use; general. No person may deliver, accept delivery of, or use quinidine subject to this order, except as authorized in writing by the Office of Materials Distribution.

Application for authorization to accept or use must be made on Form OMD-2945 and should be filed by the 15th of the month before the month during which acceptance or use is desired. Application for authorization to deliver must be made on Form OMD-2946 and should be filed by the 20th day of the_ month before the month during which delivery is to be made. (See Appendices A and B at the end of this order for preparation instructions.)

To the extent specified below, the restrictions set out above in this paragraph do not apply in the following cases:

(1) Certain Government agencies. No authorization is required by the RFC, or by any Government disposal agency acting as such, to deliver quinidine which is subject to this order. (However, the person accepting delivery is subject to the restrictions of this paragraph.)

No authorization is required by the U. S. Army, Navy, or Maritime Commission to accept delivery of, or use, quinidine which is subject to this order. (However, the person making delivery is subject to the restrictions of this paragraph.)

- (2) Small deliveries. No authorization is required by any person to accept delivery, during any calendar month, of up to a total of 2 ounces of quinidine which is subject to this order: Provided, (i) The quinidine is for resale to licensed physicians or ultimate consumers and (ii) such acceptance, taken together with such person's stock of quinidine on hand (in any form) on the delivery date, does not exceed 4 ounces of quinidine. No further authorization for delivery, acceptance, or use of the quinidine is required, but deliveries to ultimate consumers are subject to the prescription requirement of paragraph (e) below.
- (3) Toll agreements. Where a person has an OMD authorization to use a quantity of quinidine for producing 3grain tablets or capsules, he may have them made for him by another person under toll agreement. In such a case, no further authorization is needed for the deliveries between the two parties in connection with that arrangement.
- (e) Deliveries to ultimate consumers. Any person who wishes to get quinidine for consumption and not for resale must furnish the supplier with a physician's prescription, if the quinidine is subject to this order. This paragraph applies to all deliveries of such quinidine to the ultimate consumer. No person shall deliver, to an ultimate consumer, any quinidine which is subject to this order, except upon receipt of a written prescription signed by a physician licensed to prescribe drugs, which shall state either that the quinidine prescribed is to be used for the treatment of cardiac disorders or "Pursuant to Office of Materials Distribution Order M-131." No quinidine subject to this order shall be delivered pursuant to a prescription which is written for more than fifty 3grain tablets or capsules or for the equivalent of 150 grains of quinidine in other dosage form. No delivery of quinidine subject to this order shall be made pursuant to a prescription which is used a second time to obtain additional quantities.

APPROVAL OF APPLICATION

(f) OMD policies for granting authorizations. In general, authorizations to accept or use RFC cinchona bark for purposes other than those permitted in paragraph (c) of this section will be granted by OMD only in special cases involving unusual circumstances. In view of the supply situation, it is expected that authorizations will ordinarily not be granted for export of cinchona bark subject to this order.

In general, authorizations for quinidine will be granted by OMD only for the following purposes and in such amounts as the limited supply permits

(with due regard to the individual applicant's quinidine inventory requirements and previous consumption)

- (1) Production of 3-grain tablets, or 3-grain capsules, or quinidine sulphate only.
- (2) Sale of quinidine (in bulk, bottled. packaged, or 3-grain tablet or capsule form) in pharmaceutical distribution channels.
- (3) Sale of quinidine to Government agencies and to hospitals, for cardiactreatment use.

(4) Sale of quinidine to ultimate consumers on prescription in accordance with paragraph (a) above.

In view of the supply situation, it is expected that authorization will ordinarily not be granted by OMD for export of quinidine subject to this order.

IDENTIFICATION PROVISIONS

(g) Identification of exempt stocks. As stated in paragraph (a) above, the restrictions of this order do not apply to privately-imported stocks of cinchona bark and quinidine.

In the case of cinchona bark, the question of determining whether or not particular stocks are subject to this order will ordinarily not arise because of the nature of the restrictions for that material.

However, the question may arise in the case of quinidine because of the more extensive restrictions for that material. Therefore, persons obtaining quinidine thought to be privately imported should satisfy themselves, in some reasonable manner, that it was not acquired directly or indirectly from any U.S. Government agency. For this purpose, they may rely upon statements in package labellings or upon other written statements from suppliers regarding the source of the quinidine, unless they know or have reason to believe the statements are not true. In general, private imports of quinidine were not resumed until after July 15, 1947. Therefore, quinidine obtained or packaged before that date is likely to have been acquired from government stocks.

MISCELLANEOUS PROVISIONS

- (h) Inability to deliver If a person is specifically authorized under this order to make delivery to any specific customer or group of customers, but is unable to make the delivery either because of receipt of notice of cancellation or otherwise, he must immediately notify the OMD, and shall not deliver the material to anyone else, or use it, until he receives further instructions.
- (i) Appeals. Appeals from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provision appealed from and stating fully the grounds of the appeal.
- (j) Violations. Any person who wilfully violates any provision of this order or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining

further deliveries of, or from processing or using material under priority control and may be deprived of priorities assistance.

(k) Communications. All applications and reports required to be filed hereunder, and all communications concerning this order, shall, unless otherwise directed, be addressed to Office of Materials Distribution, Department of Commerce, Washington 25, D. C., Ref..

Note: The reporting provisions of this order have been approved by the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

Issued this 30th day of December 1947.

OFFICE OF MATERIALS DISTRIBUTION, By RAYMOND S. HOOVER, Issuance Officer

APPENDIK A-INSTRUCTIONS FOR CUSTOMER'S FORM OMD-2945 APPLICATION UNDER ORDER

(1) Who should file. The cases in which applications on Form OMD-2945 should be filed for authorization under Order M-131 are explained in that order: paragraph (c)cinchona bark; paragraph (d)—quinidine.
(2) Where forms may be obtained. Copies

of Form OMD-2945 may be obtained at the

- address stated in paragraph (3) below.
 (3) Number of copies. Five copies shall be prepared, of which three shall be forwarded to Office of Materials Distribution, Department of Commerce, Washington 25, D. C., Ref.. M-131, one forwarded to the supplier with whom applicant's order is placed, and the fifth retained for applicant's file. At least one of the copies filed with the OMD shall be signed by applicant by a duly au-thorized official. Where the application is solely for authorization to use from inventory, no copy need be prepared for suppliers.
- (4) Special instructions for filling out form. Observe the instructions on the form together with the instructions given below:
- (a) Heading. Under "Unit of Measure" specify "Pounds" in the case of cinchona mark and "Ounces" in the case of quinidine.
- (b) Column 1. If the application concerns cinchona bark, specify in Column 1 the grade or variety. If the application concerns quindine, specify in Column 1 the form of quinidine involved; for example, quinidine alkaloid, quinidine sulfate, etc. (It is not necessary to use a separate set of applications for each form of quinidine requested.)

(c) Column 2. Specify the quantity (in pounds) for cinchona bark and (in ounces) for quinidine.

(d) Column 3. In Column 3 specify the exact name of the product or products in the manufacture or preparation of which the cinchona bark, or quinidine will be used or incorporated. Distributors ordering for resale will specify "Resale." If purchase is for inventory, specify "Inventory."

(e) Column 4. In Column 4 specify ulti-

mate use to be made of the primary product, for example, "cardiac," and if the purpose is to fill Army, Navy, or other government agencles' contracts, state the contract number. If the purpose is for export by the applicant to countries other than Canada, the Form OMD-2945 must first be sent to Department of Commerce, Office of International Trade, together with application for an export license. If the export license is granted, OIT will then affix the export license number to Form OMD-2945 and forward the document to OMD. (See paragraph (f) of M-131 for OMD policy regarding authorizations for exAPPENDIX B-INSTRUCTIONS FOR SUPPLEM'S FORM OMD-2946 APPLICATION UNDER ORDER M-131

(1) Who should file. Under paragraph (d) of Order M-131, suppliers must obtain authorization on Form OMD-2346 before delivering quinidine which is subject to the or-(Some exceptions from this requirement are explained in that paragraph.) No such application is required for cinchona bark.

(2) Where forms may be obtained. Coples of Form OMD-2946 may be obtained at the

address shown in paragraph (3) below.
(3) Number of copies. Four copies shall be prepared, of which three shall be forwarded to Office of Materials Distribution, Department of Commerce, Washington 25, D. C., Ref., M-131, the fourth to be retained by the supplier. Each producer who has filed application on Form OMD-2345 specifying himself as his supplier, shall list his own name as customer on Form OMD-2346 and shall list his request for allocation in the manner prescribed for other customers,

(4) Special instructions for filling out form. Follow the instructions on the form except where they conflict with the specific instructions given below:

(a) Heading. In the heading under "Name of chemical" specify "Quinidine" Under "Order No." specify "M-131" under "Unit of measure" specify "Ounces"

(b) Column I. Specify the names of customer A medical specify to

tomers. A producer requiring permission to use a part or all of his own production of quinidine subject to the order shall list his own name in Column 1 as customer. After completing the list of customers, insert, "Total small order deliveries (estimated)" for anticipated small deliveries under para-

graph (d) (2) of M-131.
(c) Column 2. List each form of quinidine for which orders for delivery during the applicable month have been received as indicated in the Form OMD-2345 filed with

the applicant by his customers.
(d) Column 4. Specify total quantity to be delivered to each customer named in Column 1, and total estimated quantity to be delivered on the "Small order deliveries" mentioned in Column 1. Do not include quantities to be delivered from stocks not

subject to Order M-131.
(e) Table II. Each producer will report production, deliveries and stocks of quiniding (from all sources) as required by Tablo II, Columns 8 to 16, inclusive. Distributors and importers will enter in Columns 9, 11 and 14 "Receipts" instead of "Production" In Column 8 the supplier will specify each form of quinidine for which orders for delivery during the applicable month have been received, as indicated in the Form OMD-2945 filed with him by his customers.

[F. R. Doc. 47-11430; Filed, Dec. 39, 1947; 8:45 a. m.l

TITLE 34-NAVY

Chapter I—Department of the Navy

PART 3-TABULATION OF EXECUTIVE OR-DERS, PROCLAMATIONS, AND PUBLIC LAND ORDERS APPLICABLE TO THE NAVY

WITHDRAWING PUBLIC LANDS IN CALIFORNIA FOR USE OF THE NAVY DEPARTMENT

CROSS REFERENCE: For addition to the tabulation contained in § 3.6, see Public Land Order 431 under Title 43, Chapter I, infra, withdrawing and reserving certain lands in California for the use of the Navy Department as a Naval Ordnance Testing Center and proving range.

TITLE 36—PARKS AND FORESTS

Chapter I-National Park Service, Department of the Interior

(Gen. Order 63)

PART 3-NATIONAL CAPITAL PARE REGULATIONS

DISTRICT OF COLUMBIA

DECEMBER 24, 1947.

§ 3.101 Schedule of Minimum Collateral (General Order No. 68) (a) Hereafter persons arrested and taken to the Metropolitan Police Precincts for violation of certain regulations promulgated for the protection of the Park System of the District of Columbia, as set forth on the Schedule of Minimum Collateral attached hereto, will be handled as follows:

(1) The determination of whether the individual arrested should be permitted to deposit collateral or whether the collateral to be deposited should be required in an amount greater than the minimum provided in the Schedule of Minimum Collateral, will rest with the determination of the arresting officer. In no event may the arresting officer recommend a lesser amount of collateral than the minimum as set forth on the attached schedule.

(2) Experience since 1938 has clearly demonstrated that permitting the forfeiture of collateral for minor offenses has eliminated the necessity for the police force to appear in court, if the person arrested elects to forfeit. As m the past, forfeiture of collateral for violation of National Capital Parks Regulations will be handled in a manner similar to forfeiture of collateral for violation of certain Metropolitan Police regulations.

(3) Whenever a U. S. Park Policeman makes an arrest for an offense covered by the attached schedule, he will follow up the case and notify this office of the disposition of the case as promptly as possible.

(b) A resolution has been issued by the Honorable George P. Barse, Chief Judge of the Municipal Court for the District of Columbia, as of the 6th day of December 1947, adopting the schedule of minimum collaterals attached to this section as the official collateral list until further order of the Court.

(c) General Order No. 24, dated April 28, 1938, is hereby revoked as of the effective date of this section.

(d) This section shall become effective as of the 2d day of January 1948, and shall, together with the attached Schedule of Minimum Collateral, be published in the FEDERAL REGISTER.

> Inving C. Root, Superintendent, National Capital Parks.

SCHEDULE OF MINICIUM COLLANDAL

A cehedule of minimum collateral to be accepted for violations of certain regulations promulgated for the protection of the park oyatem of the District of Calumbia, in accordance with the provisions of the act of Congress, approved July 1, 1833 (39 Stat. 570) as amended:

Violations	N. C. P. Regula- tion-	Collat- eral	Violations	N. O. P. Regula- tion—	Collat- tral
Animals, domestic or wild: Unlicensed or unmuzzled dogs	3.11 (a)	\$5.00	Nuisances—Continued a Scutting and wrestling in the vicinity of other	3.21 (a)	\$5.00
Unleashed dogs or cats	3.11 (b) 3.11 (c)	2.00 2.00	persons. Intentional throwing or dropping of breakable	3.24 (b)	
playgrounds, trees, sinuos, plants, lawns, side- walks, footpaths, or in flower beds, buildings, or in any other park area, except in park roadways. Horses: Leaving unbridled and unattended	3.12 (a) 3.12 (b)		articles. Throwing stones or other missles	3.24 (e) 3.24 (d)	8.00 8.00
Horses: Riding, driving, or leading without rems in hand. Horses: Riding of more than two abreast			landings. Throwing or leaving paper, fruit skins, or other rubbish except in receptacles officially provided for	3.24 (0)	2,00
Horses: Allowing to move over lawn areas	3.12 (c) 3.12 (d) 3.12 (e)	2.00	same. Placing refuse from private property in officially pro- vided recentacle for park refuse.	3.24 (0)	I
trians. Hitch, tie, or fasten any horse or animal to any public lamp post or appurtenance thereof.	3.8 (a)	2.00	Spitting upon sidewalks or paths Discharging fireworks, firearms or other explosives without official permission.	3.24 (f) 3.24 (g)	2,00 5,00
Hitch, tie, or fasten any horse or animal to, or within reach of, any tree, shrub, plant, tree box or tree	3.10 (b)	2,00	without official permission. Bathing, swimming or wading in any fountain or pool except where officially authorized.	3.24 (h)	l
guard. Grazing or permitting the running loose of animals _except with official permission	3.13	5.00	Carrying or possessing, while in any park area, a gun, air gun, sling, dart, projectile thrower, knife with blade exceeding 3 inches, or other dangerous	3.24 (i)	0.00
Hunting, trapping, catching, killing, pursuing, or needlessly disturb any birds, waterfowl or wild animal except upon proper authorization. Athletics:	3.18 (a)	5.00	Obstructing entrances, exits, sidewalks: Occupying roads, highways, bridges, walks, footpaths, or bridle paths in such a manner as to hinderorobstruct their properties.	3.29 (a-e)	£ 00
Playing of baseball, football, tennis, golf, or other set games, except upon grounds provided under official permit.	3.15 (a)		Photographing of persons posing in a frivolous or un-	3.43 (a)	£,00
Playing on grounds wet or otherwise unsuitable for play without damage to turf.	3.15 (b)	ł I	dignified manner within, upon, or by, any National Memorial:		ĺ
Unauthorized use of golf or tennis facilities where fee has been prescribed. Archery: Use of bows and arrows except in park	3.15 (c) 3.15 (d)		Using tripod or other device for the support of camera or other instrument on the floors or steps of any memorial unless equipped to provent scratching or	3.43 (b)	5.00
areas designated by order of the Superintendent. Ite skating: Fast and reckless skating, falling to abide by directions of the Park Police. Bioyeles:	3.15 (0)	2,00	other damage. Making motion or sound pictures without permission, excepting amateurs and bona fide newsreel photographers.	3.43 (0)	<i>6</i> .00
Riding except upon the roads or designated areas Boating:	3.39 (a)	!	Pienics: Preventing holders of official permits from occupying	3.14 (a)	2.00
Permitting privately owned boat, canoe, raft, or floating craft to be operated upon waters in park area without official permission.	3.40	2.00	groves on dates and between hours specified. Building fires in areas other than established fire- places, without permission.	3.14 (b)	2,00
Camping: Camping, loitering, or sleeping with intent to remain more than 4 hours except upon proper authoriza-	3.26 (b)	5,00	Leaving garbage and refuse in park areas other than receptacles provided for same. Public property: Climbing upon or injuring any monument or struc-	3.14 (0)	
tion of the Supernstendent. Lying upon park benches. Comfort stations (revised Aug. 19, 1940):	3,26 (a)		l ture.		
Comfort stations (revised Aug. 19, 1946): Lotter in	3.9 (a) 3.9 (b)	5.00 5.00	Interferring with water system Removing of lifebuoys except for the purpose of aiding persons in the water.	í I	
Destruction of property therein	3.9 (d)	5.00 10.00	Injury to lawns, short cuts	3.7 (d-0)	2,00 •2,00
Soliciting of patronage by guides or other persons	3.23 (a)	5.00 5.00 2.00	Dumping without authority Storing material without authority Enclose any park area or erect any fence, wall, or build any road, trail, bridge or other structure,	3.7 (g) 3.7 (h) 3.7 (i)	5,00 10,00 10,00
advertising without permission. Photographing a public monument or memorial that includes any commercial vehicle or bus, without	3.23 (b-2)	2.00	Pour or cause to spill on park area, any gas, salt, acid	3.7 ()	*10.00
permission. Photographing models demonstrating wearing apparel or other commercial articles, without per-	3.23 (b-3)	2,00	or other deleterious substance, without authority. Remove or damaging Government property		1
mission. Selling, exposing article for sale, or charging admission fee, without permission. Fishing:	3.23 (b-3)	2.00	Roller skating except in designated areas: Operating sleds, sleighs, scooters, coaster wagons or similiar vehicles except in designated areas. Scientific specimens, collection of:	3.39 (b) 3.39 (c)	
Fishing in fountain basins and ornamental pools Fishing from the banks of the Potomac River. Ana-	3.18 (b) 3.18 (c)	2.00 2.00	Collecting of natural objects without permission Traffic and motor vehicles:	1	
costia River, Rock Creek, Washington Chiannel, Chesapeake and Ohio Canal or other waters with- in park areas, where such banks have been posted with official signs prohibiting fishing. Unlicensed fishing where license is required by state			Cleaning or repairing except in cases of emergency Driving or parking in gutters where no curb exists Driving or parking on any footpath, bridlepath, tow-path, walk, sidewalk, footbridge, horsebridge or lawn area.		2,00 2,00 2,00
Unlicensed fishing where ficense is required by state laws. Fishing in the Tidal Basin between Mar. 31 and	3.18 (c) 3.18 (d)	1	street, or desginated parking space, whether such is	3.32 (a-1)	2,00
May 30. Gambling: Participating in games for money or property, or the	3.17	5.00	grassed or not. Left turn from one-way road, from any lane other than lane nearest left curb or edge of roadway.	3,31 (k)	
operating of gambling devices for merchandise or otherwise. Indecency, immorality, profanity:			Operation of passenger-carrying vehicles with cur- tains drawn more than halfway down, except for funerals or protection from the elements. Operating a motor vehicle when either or both identi-	3.30 (g)	
Committing observe or indecent acts	3.25 (a and f) 3.25 (b)	5.00	fication tags thereon are obscurred by snow, mud or other matter.	,	
Orimating or defecating in any place other than the places officially provided therefor. Committing adultery or fornication in park areas. Addressing, soliciting or attempting to make the acquaintance of another person for immoral or inde-	3.25 (e) 3.25 (d)	25.00 *25.00	Operating commercial vehicles in park area without official permit. Operating vehicle without adjustment to prevent excessive fumes or smoke.	3.3t (a-e) 3.38	1
cent purposes. Using proiane or indecent language Lamps and lampposts: Breaking any lantern, glass, frame, street designation	3.25 (e)	1	Cruising taxicabs in restricted areas Parking at night in unlighted park areas	3.35 (d)	6,00 2,00
or lixture on public lamp.	3.8 (a)	1	Parking with windows screened or curtains drawn, in park areas.		
Rémove, extinguish or obstruct the light in any pub- lic lamp. Climbing upon, damaging, attaching guy line or	8.8 (b) 3.8 (e)	L .	Parking which involves contact with any tree, shrub, plant, or with its exposed roots. Unauthorized parking in park area	3,32 (a-8) 3,32 (b)	
sign, defacing or piling material against a public lamppost. Liquors, uso of:		-	Tampering with or aftempting to enter or start any motor vehicle without authority from the owner. Operating vehicles without permission across bridges when the weight, which includes load, is in excess	3.32 (b) 3.37 3.36 (a)	*25.00 10.00
Drinking beer, wine or spirituous liquors except at places licensed for the sale thereof. Meetings and demonstrations: Holding of parades or public gatherings without per-	3.27 (a) 3.19 (a)	-	of olicially posted weight limit sign.		
Holding of parades or public gatherings without per- mission except in designated park areas. Holding public meetings and assemblies in available	3.20 (a)		Note: Traffic violators charged with violations of the traffic regulations promulgated for the District of Columbia, and applicable to all park area within the confines of the District of Columbia, will be re-		1
park areas, without permission. Holding parades, public gatherings of any kind, and the making of speeches in restricted park areas.	3.22	15.00	the confines of the District of Columbia, will be required to post collateral in accordance with the official list of minimum collateral requirements for such violations.		
Committing a nuisance of any kind or engaging in disorderly conduct in park areas prohibited.	3.24	5.00	*]

Violations	N. O. P. Rezula-	Collat- cral	Viriaticas	N. C. P. Regula-	CoLut- eral
Trees, shrubs, plants: Removing or injuring, trees, shrubs, plants, grass and other vegetation. Hitch, tie, iasten, nall, anchor, screw, or otherwise attach any wire, cable, chain, rope, card, sign, poster advertisement, notice, handbill, board or other article to any tree, shrub, or plant, without permission.	3.10 (a) 3.10 (c)	*\$5.69 2.69	reserves having no lawful employment and no law-	3.23 (0)	\$12.09

Note 1: Where the specified cash collateral is \$25 or more, the amount of bond in licu of cald cash collateral shall be \$100.

Note 2: Attention is directed to the fact that the foregoing amounts represent only "minimum" collateral. This amount may be increased depending on the semiciances of the violation, this is particularly true in cases of violations preceded by the (*) extensis.

Approval recommended:

GEORGE MORRIS FAY, United States Attorney District of Columbia.

Approved this the 6th day of December 1947.

> GEORGE P. BARSE, Chief Judge, The Municipal Court for the District of Columbia.

[F. R. Doc. 47-11411; Filed, Dec. 30, 1947; 10:29 a. m.]

TITLE 43—PUBLIC LANDS: INTERIOR

Chapter I-Bureau of Land Management, Department of the Interior

Appendix—Public Land Orders

[Public Land Order 430]

WASHINGTON

REVOKING EXECUTIVE ORDER NO. 7695 OF AUGUST 23, 1937, WITHDRAWING PUBLIC LANDS FOR USE OF THE WAR DEPARTMENT FOR MILITARY PURPOSES

By virtue of the authority vested in the President by the act of June 25, 1910, 36 Stat. 847, as amended by the act of August 24, 1912, 37 Stat. 497 (43 U.S.C. 141-143) and pursuant to Executive Order No. 9337 of April 24, 1943 (3 CFR, Cum. Supp.) it is ordered as follows:

Executive Order No. 7695 of August 23, 1937, temporarily withdrawing the following-described public lands for the use of the War Department for military purposes, is hereby revoked:

WILLAMETTE MERIDIAN

T. 30 N., R. 2 W. Sec. 13, S1/2SE1/4, Sec. 24, NE14.

J

The areas described aggregate 240 acres.

The lands are subject to the provisions of Executive Order No. 3893 of August 13, 1923, placing certain lands in former military reservations under the control of the Secretary of the Interior for disposition as provided in the act of July 5, 1884, 23 Stat. 103, or as may be otherwise provided by law.

C. GIRARD DAVIDSON, Assistant Secretary of the Interior.

DECELIBER 19, 1947.

[F. R. Doc. 47-11413; Filed, Dec. 30, 1947; 8:59 a. m.]

[Public Land Order 431]

CALIFORNIA

WITHDRAWING PUBLIC LANDS FOR USE OF NAVY DEPARTMENT

By virtue of the authority vested in the President and pursuant to Executive Order No. 9337 of April 24, 1943 (3 CFR, Cum. Supp.) it is ordered as follows:

Subject to valid existing rights, the public lands within the following-described areas are hereby withdrawn from all forms of appropriation under the public land laws, including the mining and mineral-leasing laws and reserved for the use of the Navy Department as a Naval Ordnance Testing Center and proving range:

MOUNT DIABLO MERIDIAN

T. 20 S., R. 38 E.

T. 21 S., R. 38 E.

Sec. 1 to 4, inclusive, secs. 9 to 16, inclusive,

Sees, 21 to 28, inclusive, and sees, 33 to 36, inclusive.

T. 22 S., R. 38 E.

Secs. 1 to 4, inclusive, secs. 9 to 16, inclusive, Secs. 21 to 28, inclusive, and secs. 33 to

36, inclusive.

T. 23 S., R. 38 E., Secs. 1 to 4, inclusive, secs. 9 to 16, inclusive,

Secs. 21 to 28, includive, and secs. 33 to 36 inclusive.

T. 24 S., R. 38 E., partly unsurveyed, Secs. 1, 2, and 3,

Sec. 4, E/2, and 3, Sec. 4, E/2, and NW!4, Sec. 9, NE!4, and E!4SE!4, Secs. 10 to 15, inclusive, Sec. 16, NE!4NE!4, Sec. 22, E!4 and E!4W!4, Secs. 23 to 26, inclusive,

Sec. 27, E!4, Sec. 34, E!4NE!4,

Secs. 35, and 26. T. 25 S., R. 38 E.,

Sec. 1.

Sec. 2, Ela, lots 1 and 2 in the NE!a, Sec. 12, N/2, SE/4, and E/2SW/4,

Sec. 12, N/2, Sec. 13, E!/4, Sec. 24, E!/ME!/4, and ME!/4SE!/4.
T. 20 S., R. 39 E., unsurveyed.
Ts. 21, 22, 23, 24, S., R. 39 E.

T. 25 S., R. 39 E.

1 25 S., R. 50 E., Secs. 1 to 29, inclusive, Sec. 30, N!2, SE!4, lot 1 of SW!4, Sec. 31, E!2, lot 1 of NW!4, Secs. 32 to 36, inclusive

T. 26 S., R. 39 E., Secs. 1 to 5, inclusive, Sec. 6, NE!4, E!4SE!4.

Secs. 8 to 16, inclusive, Sec. 17, E/2, E/2NW/4, Sec. 20, NE/4, E/2SE/4, Secs. 21 to 24, inclusive.

T. 20 S., R. 40 E., part unsurveyed.

Ts. 21, 22, 23, 24, and 25 S., E. 40 E. T. 26 S., R. 40 E.,

Secs. 1 to 27, inclusive, Secs. 34, 35, and 36.

T. 20 S., R. 41 E., part unsurveyed. Ts. 21, 22, 23, and 24 S., R. 41 E. T. 25 S., R. 41 E., unsurveyed. T. 26 S., R. 41 E.

Secs. 1 to 24, inclusive,

Sec. 25, N/2, N/2S/2, Sec. 25, N/2, N/2S/2, Sec. 26 to 31, inclusive, Sec. 32, loto 2, 3, and 4, N/2, N/2S/2, Sec. 33, NW/4, W/2NE/4, NE/4NE/4, Sec. 34, NW/4NW/4.

T. 27 S., R. 41 E.,

Sec. 5, lot 4,

Sec. 6, N\\\2. T. 20 S., R. 42 E.

Secs. 5 to 8, inclusive, uncurveyed,

Secs. 17 to 20, inclusive, unsurveyed,

Secs. 23 to 32, includive, uncurveyed.

T. 21 S., R. 42 E.

Sees. 3 to 10, inclusive, sees. 15 to 22, inclusive.

Sees. 27 to 34, inclusive.

T. 22 S., R. 42 E.

Sees. 3 to 10, inclusive, sees. 15 to 22, inclusive.

Secs. 27 to 34, inclusive. T. 23 S., R. 42 E.,

Secs. 3 to 10, inclusive, secs. 15 to 22, inclusive,

Secs. 27 to 34, inclusive.

T. 24 S., R. 42 E., Seco. 3 to 10, includive, secs. 15 to 22, inclusive,

Secs. 27 to 34, inclusive.

T. 25 S., R. 42 E., unsurveyed, Sec. 1, W/2W/2, Secs. 2 to 11, inclusive, secs. 14 to 22, inclusive,

Sec. 23, W12, W12E12, Sec. 26, W12, W12E12, Sec. 27 to 34, inclusive,

Sec. 35, W12. T. 26 S., R. 42 E., Secs. 3 to 10, inclusive, secs. 15 to 21, inciusive.

Sec. 23, N1/2

Sec. 30, Lots 1, 2, 3, NE14, N1/2SE14.

The areas described, including both public and nonpublic lands, aggregate approximately 649,360 acres.

This order is subject to (1) the classification of lands as power sites made by the Order of November 11, 1929 of the Secretary of the Interior (Power Site Classification No. 241) (2) the withdrawal for classification and pending enactment of legislation made by Executive Order No. 4231 of May 25, 1925, and (3) the transmission line withdrawal of July 14, 1938, under Federal Power Commission Project No. 1396 so far as such orders affect any of the above-described

This order shall take precedence over but not modify (1) the withdrawals and reservation of lands for public use, made by Executive Orders of December 1, 1913 (Public Water Reserve No. 13) August 8, 1914 (Public Water Reserve No. 22) and April 17, 1926 (Public Water Reserve No. 107) (2) the withdrawal for stock driveway purposes made by the order

of January 21, 1933, of the Secretary of the Interior (Stock Driveway No. 235), (3) the order of April 8, 1935, of the Secretary of the Interior establishing California Grazing District No. 1, and (4) Executive Order No. 6206 of July 16, 1933 withdrawing lands in aid of proposed legislation for the protection of the water supply of the city of Los Angeles, so far as such orders affect the above-described lands.

It is intended that the lands described herein shall be returned to the administration of the Department of the Interior when they are no longer needed by the Navy Department for the purpose for which they are reserved.

C. GIRARD DAVIDSON,
Assistant Secretary of the Interior
DECEMBER 19, 1947.

[F. R. Doc. 47-11414; Filed, Dec. 30, 1947; 8:59 a. m.]

[Public Land Order 432]

CALIFORNIA

WITHDRAWING PUBLIC LAND FOR A FIRE LOOKOUT STATION AND REVOKING EXECU-TIVE ORDER NO. 8492 OF JULY 23, 1940

By virtue of the authority vested in the President by the act of June 25, 1910, c. 421, 36 Stat. 847, as amended by the act of August 24, 1912, c. 369, 37 Stat. 497 (43 U. S. C. 141–143) and pursuant to Executive Order No. 9337 of April 24, 1943 (3 CFR, Cum. Supp.), it is ordered as follows:

Subject to valid existing rights and the provisions of existing withdrawals, the following-described public land in California is hereby temporarily withdrawn from settlement, location, sale, or entry, and reserved and set apart under the jurisdiction of the Department of the Interior for use by the California State Division of Forestry as a lookout station site for Federal and State cooperative-forest fire-protection work:

MOUNT DIABLO MERIDIAN

T. 32 N., R. 6 W.,

Sec. 3, that part of the E½SE¼ exclusive of lots 5 and 6.

The area described contains 34.67 acres.

Executive Order No. 8492 of July 23, 1940, withdrawing 1.01 acres in the above-described area and reserving it for use as a fire lookout station in connection with Federal and State cooperative forest-protection work, is hereby revoked.

C. GIRARD DAVIDSON, Assistant Secretary of the Interior December 22, 1947.

[F. R. Doc. 47-11416; Filed, Dec. 30, 1947; 8:59 a.m.]

Chapter II—Bureau of Reclamation, Department of the Interior

PART 400—ORGANIZATION AND PROCEDURE DELEGATIONS OF AUTHORITY

Sections 400.40 to 400.47, inclusive, of Part 400 (11 F. R. 177A-202) are rescinded and the following substituted therefor:

§ 400.40 Commissioner. Delegations of authority by the Secretary to the Commissioner may be found in §§ 4.100, 4.411, 4.412 and 421.2 of this title.

§ 400.41 Other officers. Redelegations of authority by the Commissioner to officers of the Bureau of Reclamation may be found in Part 406 of this chapter.

§ 400.42 Regional Counsel. Delegations of authority by the Secretary to Regional Counsel covering adjustment of tort claims may be found in § 4.21 of this title.

(Sec. 3, 60 Stat. 238; 5 U.S. C. Sup. 1002)

MICHAEL W. STRAUS, Commissioner of Reclamation.

DECEMBER 24, 1947.

[F. R. Doc. 47-11429; Filed, Dec. 30, 1947; 8:54 a. m.]

PART 406—REDELEGATIONS OF AUTHORITY BY THE COMMISSIONER OF RECLAMATION

Part 406 (11 F. R. 9701) is amended to read as follows:

Sec.

406.1 Assistant Commissioners.

WATER CONSERVATION AND UTILIZATION PROJECTS

406.10 Regional Directors.

FEDERAL RECLAMATION PROJECTS

406.20 Regional Directors.

CONSTRUCTION, SUPPLY AND SERVICE CONTRACTS

406.40 Chief Engineer, Regional Directors,
District Managers and Project
Heads.

406.50 Director of Supply; Chief, Supply Services Division, Denver; Chief, Procurement Section, Denver; Regional Supply Officers; Regional Procurement Officers; and District Supply Officers.

406.60 Purchasing agents.

REGION I

406.100 Columbia Basin project.

AUTHORITY: §§ 406.1 to 406.100, inclusive, issued under 44 Stat. 657, 55 Stat. 842; 43 U. S. C. 373a, 16 U. S. C. Sup. 590z-11. 43 CFR 4.100, 4.411, 4.412. The following is a codification of redelegations made by Commissioner's Memoranda and Circular Letters, as cited herein.

§ 406.1 Assistant Commissioners. The Assistant Commissioners of Reclamation may severally exercise the powers and authorities conferred upon the Commissioner by the Secretary of the Interior in 43 CFR, 1946 Supp., 4.411 and 4.412 and amendments thereof. (Comm. Memo. No. 4 Rev., Aug. 26, 1947)

WATER CONSERVATION AND UTILIZATION PROJECTS

§ 406.10 Regional Directors. With respect to Federal Water Conservation and Utilization projects, within his region, a Regional Director may:

(a) Appraisal, purchase or exchange of land. In connection with acquisitions for the construction or operation and maintenance of project works, make or approve appraisals or reappraisals of lands, interests therein (including improvements on rights of way reserved

under the act of August 30, 1890, 26 Stat. 391, 43 U.S. C. 945, and on similar rights of way) and water rights in all cases where the amounts involved do not exceed \$50,000 for a property in one ownership, and contract for and effect the purchase or exchange of lands, interests in lands, or water rights so appraised at appraised value. All appraisals involving lands, interests in lands, or water rights not exceeding \$500 in value may, in the discretion of the Regional Director concerned, be made or approved by the Bureau's officer in charge of the project involved. (Circular Letter 3285, Jan. 12, 1945)

(b) Water rights. Initiate, prosecute and perfect water rights in the name of the United States, pursuant to the provisions of State law and in conformity with applicable interstate agreements; and file applications, notices, petitions, and all other documents necessary to protect, secure and maintain such water rights in good standing. (Circular Letter 3285, Jan. 12, 1945)

(c) Public notices. Issue public notices and other notices to water users and water users' organizations under the Water Conservation and Utilization Act (53 Stat. 1418; 16 U. S. C., Sup. 590y to 590z-10) as amended, and repayment contracts made thereunder. (Circular Letter 3501, June 9, 1947)

FEDERAL RECLAMATION PROJECTS

§ 406.20 Regional directors. With respect to Federal reclamation projects, within his region, a Regional Director may

(a) Appraisal, purchase or exchange of lands. In connection with acquisitions for the construction or operation and maintenance of project works, make or approve appraisals or reappraisals of lands, interests therein (including improvements on rights of way reserved under the act of August 30, 1890, 26 Stat. 391, 43 U.S. C. 945, and on similar rights of way) and water rights in all cases where the amounts involved do not exceed \$50,000 for a property in one ownership, and contract for and effect or authorize the Bureau's officer in charge of any project (herein called the project officer) to contract for and effect the purchase or exchange of lands, interests in lands, or water rights so appraised at their appraised value. All appraisals involving lands, interests in lands, or water rights not exceeding \$500 in value may, in the discretion of the Regional Director concerned, be made or approved by the project officer. (Circular Letter 3280, Sup. No. 1, Oct. 11, 1946)

(b) Relocation of properties, etc. In any case where the expenditure of funds by the United States is estimated not to exceed \$25,000, contract for the relocation of properties; the right to construct project facilities across private property, including the property of States and political subdivisions thereof; the exchange or replacement of water and water rights; or the adjustment of water rights; and in connection therewith execute in the name of the Secretary, all necessary grants or conveyances, but any grant or conveyance involving withdrawn public lands shall be executed only with the concurrence of the Director of the

Bureau of Land Management. (Circular Letter 3508, Aug. 7, 1947)

(c) Water rights. Initiate, prosecute, and perfect water rights in the name of the United States, pursuant to the provisions of State law and in conformity with applicable interstate agreements; and file applications, notices, petitions and all other documents necessary to protect, secure and maintain such water rights in good standing. (Circular Letter 3280 Jap 5 1945)

ter 3280, Jan. 5, 1945)

(d) Sate of electric power. Negotiate and execute without prior approval as to form contracts (other than those involving major policy considerations) for the sale of electric power and energy to any contractor therefor, excepting other Federal Government agencies and excepting also privately owned public utilities, when and to the extent such power sale contracts are based upon articles and rates approved by the Secretary. (Circular Letter 3292, May 18, 1945)

(e) Public notices. Issue public notices and other notices to water users and water users' organizations under the Federal reclamation laws and repayment contracts made thereunder covering annual water rental charges, annual operation and maintenance charges and other annual rates and charges, and covering various annual credits to which the water users or water users' organizations are entitled. (Circular Letter 3501, June 9, 1947)

(f) Leases for grazing or agricultural uses. Lease for grazing or agricultural uses, or other uses within the scope of the Federal reclamation laws, excluding the development or transmission of electric power and energy, public lands under reclamation withdrawal and lands acquired for reclamation purposes, consent to subleases thereunder, and modify, consent to assignment of, terminate or cancel such leases, and authorize the exercise of such powers and authorities by project heads. (Circular Letter 3503, June 3, 1947)

I(g) Licenses. Grant licenses for specified rights, excluding the development or transmission of electric power and energy, to the use of Government right-of-way and other public lands under reclamation withdrawal and lands acquired for reclamation purposes, consent to sublicenses thereunder, and modify, consent to assignment of, terminate or cancel such licenses, and authorize the exercise of such powers and authorities by projects heads. (Circular Letter 3503, June 3, 1947)

(h) Permits. Grant permits for the removal of sand, gravel, or building materials from public lands under reclamation withdrawal or lands acquired for reclamation purposes, and modify, consent to assignment of, terminate or cancel such permits, and authorize the exercise of such powers and authorities by project heads. (Circular Letter 3503, June 3, 1947)

CONSTRUCTION, SUPPLY AND SERVICE CONTRACTS

§ 406.40 Chief Engineer Regional Directors, District Managers and Project Heads. The Chief Engineer, Regional Directors, District Managers and Project

Heads, subject to the availability of funds therefor, may

(a) Approve, award and execute contracts for construction, supplies, or services where the amount does not exceed \$200,000. (Circular Letter 3509, Aug. 20, 1947)

(b) Approve and execute change orders and extra work orders pursuant to contracts for construction, supplies, or services where the amount does not exceed \$200,000. (Circular Letter 3509, Aug. 20, 1947)

(c) Approve and enter into modifications of contracts for construction, supplies or services which are legally permissible, and terminate such contracts if such action is legally authorized, where the amount does not exceed \$200,000. (Circular Letter 3509, Aug. 20, 1947)

§ 406.50 Director of Supply; Chief, Supply Services Division, Denver; Chief, Procurement Section, Denver Regional Supply Officers; Regional Procurement Officers; and District Supply Officers. The Director of Supply Chief, Supply Service Division, Denver; Chief, Procurement Section, Denver; Regional Supply Officers; Regional Procurement Officers; and District Supply Officers, subject to the availability of funds therefor, may

(a) Approve, award and execute contracts for supplies or services where the amount does not exceed \$200,000. (Circular Letter 3509, Aug. 20, 1947)

(b) Approve and execute change orders and extra work orders pursuant to contracts for supplies, or services where the amount does not exceed \$200,000. (Circular Letter 3509, Aug. 20, 1947)

(c) Approve and enter into modifications of contracts for supplies, or services which are legally permissible, and terminate such contracts if such action is legally authorized, where the amount does not exceed \$200,000. (Circular Letter 3509, Aug. 20, 1947)

§ 406.60 Purchasing agents. The head of each office of the Bureau of Reclamation and such employee as may be specifically designated by him in writing to act as purchasing agent, subject to availability of funds therefor, may

(a) Approve and execute purchase orders for open-market purchases of supplies, equipment and services without advertisement when the aggregate payment for the purchase or the services does not exceed \$300 in any instance, as provided for by section 13 of the Reclamation Froject Act of 1939. (53 Stat. 1187, 1197; 43 U. S. C. 380a) (Circular Letter 3513 Rev., Oct. 9, 1947)

(b) Approve and execute purchase orders for items listed in Federal, Supply Schedules, or for procurement from other mandatory sources. (Circular Letter 3513 Rev., Oct. 9, 1947)

(c) Approve and execute purchase orders for transfer of supplies and equipment, when authorized by law, from other bureaus or offices of the Department, or from other agencies of the Federal Government, when the aggregate payment does not exceed \$300 in any instance. (Circular Letter 3513, Rev., Oct. 9, 1947)

REGION I

§ 406.100 Columbia Basin project. The following powers and authorities are designated to be exercised by the Regional Director of Region I and, as specifically indicated herein, by the District Manager (formerly designated as Supervising Engineer) of the Columbia Basin project:

(a) Appraisals of land. To make and approve appraisals and reappraisals of land and interests therein in all cases where the amounts involved do not exceed \$50,000 for a property in one ownership. (Circular Letter 3387, April 16, 1946)

(b) Acquisition of land. To effect, at approved appraised values, the acquisition of lands or interests therein under the provisions of section 4 of the Columbia Basin Project Act (57 Stat. 14, 18; 16 U.S. C. Sup. 835c) The forms of purchase contracts shall be approved in advance by the Commissioner. Such contracts may be executed on behalf of the United States either by the Regional Director or the District Manager. (Circular Letter 3387 April 16 1946)

cular Letter 3387, April 16, 1946)

(c) Powers under recordable contracts. To effect, at approved appraised values, the acquisition or, through exercise of the power of attorney, the sale of lands or interests therein under the provisions of recordable contracts entered into in accordance with the Columbia Basin Project Act. (Circular Letter 3387, April 16, 1947)

(d) Leases and licenses. To lease or license for agricultural or grazing uses lands acquired or being administered under the Columbia Basin Project Act, to consent to sublease or sublicense thereunder, or to modify, consent to assignment of or terminate or cancel such leases or licenses. Such leases or licenses may be executed on behalf of the United States either by the Regional Director or District Manager, but where they are for periods of more than five years' duration they shall first be approved by the Commissioner. (Circular Letter No. 3327 April 16, 1847)

Letter No. 3387, April 16, 1947)

(e) Irrigation blocks. To designate irrigation blocks and to prepare preliminary and final farm unit plats of lands co designated, to make revisions of such plats from time to time, and to make all determinations and do all things necessary in connection with such actions. The preparation of preliminary farm unit plats, the publication of the notice of intention to establish such plats, and the making of the plats available in county auditors' offices may be done either by the District Manager or the Regional Director, except that the Regional Director shall approve all final farm unit plats. (Circular Letter No. 3387, Sup. No. 1, Oct. 9, 1947)

(f) Examiners and examining boards. To appoint examiners and examining boards in connection with the settlement of farm units on the projects, such boards to function in accordance with the rules, regulations, qualifications, and standards as prescribed by the Secretary of the Interior, and to perform, as assigned by the District Manager, other duties in connection with project settlement. (Circular Letter 3337, Sup. No. 2, Oct. 31, 1947)

(g) Exchange of land. To effect the exchange of land owned by the United States for land owned by other persons or entitles. Contracts covering the ex-

changes in these cases and the requisite deeds of conveyance from the United States may be executed on behalf of the United States either by the Regional Director or the District Manager using forms, and basic provisions of which are to have advance approval by the Commissioner. Such deeds are to be executed in the name of the Secretary of the Interior. (Circular Letter No. 3387 Sup. No. 2, Oct. 31, 1947)

(h) Sale of government-owned lands. To effect sales of government-owned lands comprising entire full-time farm units to applicants who are determined by an examining board or the Regional Director to be qualified to purchase under the provisions of the Columbia Basin Project Act, and to effect the sale of government-owned lands comprising but parts of farm units to owners of the remainder of the respective farm units. Contracts covering such sales and the requisite deeds of conveyance from the United States may be executed on behalf of the United States either by the Regional Director or the District Manager using forms, the basic provisions of which are to have advance approval by the Commissioner. Such deeds are to be executed in the name of the Secretary of the Interior. (Circular Letter No. 3387, Sup. No. 2, Oct. 31, 1947)

> MICHAEL W STRAUS, Commissioner of Reclamation.

DECEMBER 24, 1947.

[F. R. Doc. 47-11428; Filed, Dec. 30, 1047; 8:54 a. m.]

PROPOSED RULE MAKING

FEDERAL SECURITY AGENCY

Public Health Service [42 CFR, Part 72]

INTERSTATE QUARANTINE

NOTICE OF PROPOSED RULE MAKING

Notice is hereby given that the Surgeon General of the Public Health Service, with the approval of the Federal Security Administrator, proposes to amend the Interstate Quarantine regulations contained in Part 72, Title 42, Code of Federal Regulations. In this connection, a hearing will be held in Room 3523, Social Security Building, 4th Street and Independence Avenue, SW., Washington 25, D. C., on January 15, 1948, beginning at 10 a.m., at which interested persons will be afforded an opportunity to present their views. Persons not desiring to appear personally may submit a written statement of their views or arguments prior to the date of the hearing.

- 1. Under the proposed amendments. the following new provisions would be added to those now in force:
- § 72.4 Effective bactericidal treatment. Whenever, under the provisions of this part, bactericidal treatment is required, it shall be accomplished by one or more of the following methods:
- (a) By immersion of the utensil or equipment for at least 2 minutes in clean hot water at a temperature of at least 170° F for one-half minute in boiling water.
- (b) By immersion of the utensil or equipment for at least 2 minutes in a lukewarm chlorine bath containing at least 50 ppm of available chlorine if hypochlorites are used or a concentration of equal bactericidal strength if chloramines are used;
- (c) By exposure of the utensil or equipment in a steam cabinet at a temperature of at least 170° F. for at least 15 minutes or at a temperature of 200° F. for at least 5 minutes;
- (d) By exposure of the utensil or equipment in an oven or hot air cabinet at a temperature of at least 180° F. for at least 20 minutes;
- (e) In the case of utensils or equipment so designed or installed as to make immersion or exposure impractical, the equipment may be treated for the prescribed periods of time either at the temperatures or with chlorine solutions as specified above, (1) with live steam from a hose if the steam can be confined, (2) with boiling rinse water, or (3) by spraying or swabbing with chlorine solution;

- (f) Any other method determined by the Surgeon General, upon application of an owner or operator of a conveyance, to be effective to prevent the spread of communicable disease.
- § 72.117 Drinking fountains and coolers; ice. * * *
- (c) Constant temperature bottles and other containers used for storing or dispensing potable water shall be kept clean at all times and shall be subjected to effective bactericidal treatment after each occupancy of the space served and at intervals not exceeding one week.
 - § 72.148 Water system. * *
- (e) Constant temperature bottles and other containers used for storing or dispensing potable water shall be kept clean at all times and shall be subjected to effective bactericidal treatment as often as may be necessary to prevent the contamination of water so stored and dispensed.
- 2. In addition to the foregoing amendments, the provisions indicated below are proposed to be revised to read as follows:
- § 72.1 General definitions. * * * (a) Bactericidal treatment. The ap-
- plication of a method or substance for the destruction of pathogens and other organisms. (See § 72.4.)
- (i) Interstate traffic. The movement of any conveyance or the transportation of persons or property, including any portion of such movement or transportation which is entirely within a State or possession, (1) from a point of origin in any State or possession to a point of destination in any other State or possession, or (2) between a point of origin and a point of destination in the same State ing utensils shall be thoroughly cleaned or possession but through any other State, possession, or contiguous foreign country.

Interstate traffic does not include the following:

- (1) The movement of any conveyance which is solely for the purpose of (i) unloading persons or property trans-ported from a foreign country, or (ii) loading persons or property for transportation to a foreign country.
- (2) The movement of any conveyance which is solely for the purpose of effecting its repair, reconstruction, rehabilitation, or storage.
- (o) Vessel. Any passenger-carrying cargo, or towing vessel exclusive of:
- (1) Fishing boats including those used for shellfishing;
- (2) Tugs which operate only locally in specific harbors and adjacent waters;

- (3) Barges without means of selfpropulsion:
- (4) Construction-equipment boats and dredges; and
- (5) Sand and gravel dredging and handling boats.
- (q) Watering point. The specific place or water boat from which potable water is loaded on a conveyance.
- § 72.138 Watering equipment; cleaning and bactericidal treatment. Facilities shall be provided for cleaning and bactericidal treatment of all systems and appurtenances used in the transportation, storage, or handling of water or ice which may be used for drinking and culinary purposes.
- § 72.164 Source of food and drink: identification and inspection. (a) Operators of conveyances shall identify, when requested by the Surgeon General, the vendors, distributors, or dealers from whom they have acquired or are acquiring their food supply including milk, milk products, frozen desserts, bottled water, sandwiches, box lunches, and raw oysters. clams, and mussels.
- § 72.165 Milk, * milk products, and shellfish. * * *
- (c) All milk products, including reconstituted milk, buttermilk, milk beverages, frozen desserts, butter, and cheese shall be pasteurized or manufactured from milk or milk products that have been pasteurized or subjected to equivalent heat treatment.
- § 72.169 Utensils and equipment.
- (b) All multi-use eating and drinkin warm water and subjected to an effective bactericidal treatment after each use. All other utensils that come in contact with food and drink shall be sim-ilarly treated immediately following the day's operation. All equipment shall be kept clean.
- 3. It is also proposed to make certain clarifying modifications in the language of present §§ 72.201 (a) and 72.204 (b)

Dated: December 29. 47.

[SEAL] THOMAS PARRAN, Surgeon General.

Approved: December 29, 1947.

OSCAR R. EWING, Federal Security Administrator.

[F. R. Doc. 47-11485; Filed, Dec. 30, 1947; 8:54 a. m.]

DEPARTMENT OF STATE

[Public Notice DA-914]

TRADE AGREEMENT WITH MEXICO

NEGOTIATIONS FOR REVISION OF SCHEDULE I

Pursuant to section 4 of an act of Congress approved June 12, 1934, entitled "An Act to amend the Tariff Act of 1930" as extended and amended by Public Law 130, 79th Congress, approved July 5, 1945 (48 Stat. 945, 59 Stat. 411, 19 U. S. C. Supp. V 1354) and to Executive Order 6750, of June 27, 1934, as amended by Executive Order 9647, of October 25, 1945 (3 CFR, 1945 Supp. Ch. II) I hereby give notice of intention to conduct negotiations for the revision of Schedule I of the trade agreement between the United States of America and the United Mexican States which was signed on December 23, 1942 and entered into force on January 30, 1943.

All presentations of information and views in writing and applications for supplemental oral presentation of views with respect to such negotiations should be submitted to the Committee for Reciprocity Information in accordance with the announcement of this date issued by that Committee concerning the manner and dates for the submission of briefs and applications, and the time and place set for public hearings.

Issued: December 30, 1947. Effective: December 31, 1947.

ROBERT A. LOVETT,
Acting Secretary of State.

[F. R. Doc.-47-11492; Filed, Dec. 30, 1947; 11:10 a. m.]

TREASURY DEPARTMENT

Fiscal Service, Bureau of the Public Debt*

[1947 Dept. Circular 821]

11/8 PERCENT TREASURY CERTIFICATES OF INDESTEDNESS OF SERIES A-1949

OFFERING OF CERTIFICATES

DECEMBER 19, 1947.

- I. Offering of Certificates. 1. The Secretary of the Treasury, pursuant to the authority of the Second Liberty Bond Act, as amended, invites subscriptions, at par, from the people of the United States, for certificates of indebtedness of the United States, designated 1½ percent Treasury Certificates of Indebtedness of Series A-1949, in exchange for Treasury Certificates of Indebtedness of Series A-1948, maturing January 1, 1948.
- II. Description of Certificates. 1. The certificates will be dated January 1, 1948, and will bear interest from that date at the rate of 1% percent per annum, payable with the principal at maturity on January 1, 1949. They will not be subject to call for redemption prior to maturity.
- 2. The income derived from the certificates shall be subject to all taxes now

NOTICES

or hereafter imposed under the Internal Revenue Code, or laws amendatory or supplementary thereto. The certificates shall be subject to estate, inheritance, gift or other excise taxes, whether Federal or State, but shall be exempt from all taxation now or hereafter imposed on the principal or interest thereof by any State, or any of the possessions of the United States, or by any local taxing authority.

- 3. The certificates will be acceptable to secure deposits of public moneys. They will not be acceptable in payment of taxes.
- 4. Bearer certificates will be issued in denominations of \$1,000, \$5,000, \$10,000, \$100,000 and \$1,000,000. The certificates will not be issued in registered form.
- 5. The certificates will be subject to the general regulations of the Treasury Department, now or hereafter prescribed, governing United States certificates.

III. Subscription and Allotment. 1. Subscriptions will be received at the Federal Reserve Banks and Branches and at the Treasury Department, Washington. Banking institutions generally may submit subscriptions for account of customers, but only the Federal Reserve Banks and the Treasury Department are authorized to act as official agencies.

2. The Secretary of the Treasury reserves the right to reject any subscription, in whole or in part, to allot less than the amount of certificates applied for, and to close the books as to any or all subscriptions at any time without notice; and any action he may take in these respects shall be final. Subject to these reservations, all subscriptions will be allotted in full. Allotment notices will be sent out promptly upon allotment.

IV Payment. 1. Payment at par for certificates allotted hereunder must be made on or before January 2, 1943, or on later allotment, and may be made only in Treasury Certificates of Indebtedness of Series A-1943, maturing January 1, 1948, which will be accepted at par, and should accompany the subscription. The full year's interest on the certificates surrendered will be paid to the subscriber following acceptance of the certificates.

V. General provisions. 1. As fiscal agents of the United States, Federal Reserve Banks are authorized and requested to receive subscriptions, to make allotments on the basis and up to the amounts indicated by the Secretary of the Treasury to the Federal Reserve Banks of the respective Districts, to issue allotment notices, to receive payment for certificates allotted, to make delivery of certificates on full-paid subscriptions allotted, and they may issue interim receipts pending delivery of the definitive certificates.

The Secretary of the Treasury may at any time, or from time to time, prescribe supplemental or amendatory rules and regulations governing the offering, which will be communicated promptly to the Federal Reserve Banks.

SEAL]

John W. Shyder, Secretary of the Treasury.

[F. R. Doc. 47-11435; Filed, Dec. 30, 1947; 8:54 a. m.]

DEPARTMENT OF JUSTICE

Office of Alien Property

AUTHOMITY: 40 Stat. 411, 55 Stat. 839, Pub. Laws 322, 671, 79th Cong., 60 Stat. 50, 925; 50 U. S. C. and Supp. App. 1, 616, E. O. 9193, July 6, 1942, 3 CFR, Cum. Supp., E. O. 9557, June 8, 1945, 3 CFR, 1945 Supp., E. O. 9763, Oct. 14, 1946, 11 F. R. 11931.

[Vesting Order 10397]

A. MORITZ & Co.

In re: Bank accounts owned by A. Moritz & Co.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Oswald Molsen, whose last known address is Bremen, Germany, is a resident of Germany and a national of a designated enemy country (Germany)

- 2. That A. Moritz & Co. is a corporation, partnership, association or other business organization organized under the laws of The Netherlands, whose principal place of business is located at Rotterdam, The Netherlands, and is or, since the effective date of Executive Order 8369, as amended, has been owned or controlled by the aforesaid Oswald Moleen and is a national of a designated enemy country (Germany)
- 3. That the property described as follows:
- a. That certain debt or other obligation of the First National Bank, Shiner, Texas, arising out of a checking account entitled Otto Goedecke, Trustee for A. Moritz & Co., and any and all rights to demand, enforce and collect the same, and
- b. That certain debt or other obligation of The Chase National Bank of the City of New York, 18 Pine Street, New York, New York, arising out of a current account entitled A. Moritz & Co., and any and all rights to demand, enource and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by A. Moritz & Co., the aforesaid national of a designated enemy country (Germany)

and it is hereby determined:

4. That the person named in subparagraph 2 hereof is controlled by or acting for or on behalf of a designated enemy country (Germany) or a person within such country and is a national of a designated enemy country (Germany) and

5. That to the extent that the persons named in subparagraphs 1 and 2 hereof

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are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest.

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on December 9, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,

Assistant Attorney General,

Director Office of Alien Property.

[F. R. Doc. 47-11388; Filed, Dec. 26, 1947; 9:00 a. m.]

[Vesting Order 10299] HANSELLA, G. M. B. H.

In re: Debt owing to Hansella, G. m. b. H. F-28-17576-C-1.

Under the authority of the Trading with the Enemy Act, as amended. Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Hansella, G. m. b. H., the last known address of which is Viersen Rhld., Germany, is a corporation, partnership, association or other business organization, organized under the laws of Germany, and which has or, since the effective date of Executive Order 8389, as amended, has had its principal place of business in Germany and is a national of a designated enemy country (Germany),

2. That the property described as follows:

That certain debt or other obligation owing to Hansella, G. m. b. H., by Baker Perkins, Inc., 1000 Hess Avenue, Saginaw, Michigan, in the amount of \$3,496.98, as of March 20, 1947, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany)

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

NOTICES

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on December 9, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director Office of Alien Property.

[F. R. Doc. 47-11336; Filed, Dec. 24, 1947;, 8:47 a. m.]

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

ALASKA

ADDITION TO AIR-NAVIGATION SITE WITH-DRAWAL NO. 145 REDEFINED

By virtue of the authority contained in section 4 of the act of May 24, 1928, 45 Stat. 729 (49 U. S. C. 214), it is ordered as follows:

The legal description of the land added to Air-Navigation Site Withdrawal No. 145 at McGrath, Alaska, by the order of the Assistant Secretary of the Interior dated August 19, 1947, is hereby redefined to read as follows:

Beginning at the intersection of the south boundary of Air-Navigation Site No. 145 enlarged, as defined by Departmental Order of May 4, 1942, and the left bank of the Kuskokwim River in approximate latitude 62°56'30" North, longitude 156°38' West, thence

East 5671.38 feet; South 2200.0 feet; West 3625.02 feet,

to intersection with left bank of Kuskokwim River, thence northwesterly along left bank of Kuskokwim River to point of beginning, containing approximately 225 acres.

C. GIRARD DAVIDSON,
Assistant Secretary of the Interior

DECEMBER 22, 1947.

[F. R. Doc. 47-11412; Filed, Dec. 30, 1947; 8:59 a. m.]

CALIFORNIA

NOTICE FOR FILING OBJECTIONS TO PUBLIC LAND ORDER WITHDRAWING PUBLIC LAND FOR FIRE LOOKOUT STATION

Notice is hereby given that for a period of 30 days from the date of publication of this notice, persons having cause to object to the terms of Public Land Order No. 432 of December 22, 1947, withdrawing that part of the E½SE¼ exclusive of lots 5 and 6, sec. 3, T. 32 N., R. 6 W., M. D. M., California, under the jurisdiction of the Department of the Interior for use by the California State Division

of Forestry as a lookout station site for Federal and State cooperative forest fire-protection work, may present their objections to the Secretary of the Interior. Such objections should be in writing, should be addressed to the Secretary of the Interior, and should be filed in duplicate in the Department of the Interior, Washington 25, D. C.

In case any objection is filed and the nature of the opposition is such as to warrant it, a public hearing will be held at a convenient time and place, which will be announced, where opponents to the order may state their views and where the proponents of the order can explain its purpose, intent and extent. Whether or not a hearing is held, notice of the determination by the Secretary as to whether the order should be rescinded, modified, or let stand will be given to all interested parties and the general public.

C. GIRARD DAVIDSON, Assistant Secretary of the Interior DECEMBER 22, 1947.

[F. R. Doc. 47-11417; Filed, Dec. 30, 1947; 8:59 a. m.]

CALIFORNIA

NOTICE OF FILING OBJECTIONS TO PUBLIC LAND ORDER 431 WITHDRAWING PUBLIC LANDS FOR USE OF NAVY DEPARTMENT

Notice is hereby given that for a period of 30 days from the date of publication of this notice, persons having cause to object to the terms of Public Land Order No. 431, of December 19, 1947, may present their objections to the Secretary of the Interior. Such objections should be in writing; should be addressed to the Secretary of the Interior and should be filed in duplicate in the Department of the Interior, Washington 25, D. C.

In case any objection is filed and the nature of the opposition is such as to warrant it, a public hearing will be held at a convenient time and place, which will be announced, where opponents to the order may state their views and where the proponents of the order can explain its purpose, intent, and extent. Should any objection be filed whether or not a hearing is held, notice of the determination by the Secretary as to whether the order should be rescinded, modified, or let stand will be given to all interested parties of record and the general public.

C. GIRARD DAVIDSON,
Assistant Secretary of the Interior

DECEMBER 19, 1947.

[F. R. Doc. 47-11415; Filed, Dec. 30, 1947; 8:59 a. m.]

CIVIL-AERONAUTICS BOARD

[Dockets Nos. 2332, 2789, 2790, 2791, 2792]

CITY OF AKRON, OHIO, ET AL. NOTICE OF ORAL ARGUMENT

In the matter of (1) the complaint of the City of Akron, Ohio, against the proposals of the respondents, American Airlines, Inc., Eastern Air Lines, Inc., Penn-

sylvania-Central Airlines Corporation

and United Air Lines, Inc., to serve Akron through the Canton-Akron Memorial Airport in lieu of the Akron Municipal Airport (Docket No. 2332) and (2) proceedings instituted by the Board requiring American Airlines, Inc., Eastern Air Lines, Inc., Pennsylvania-Central Airlines Corporation and United Air Lines, Inc., to show cause why the use of the Canton-Akron Memorial Airport for the purpose of serving Akron, Ohio should not be disapproved (Docket Nos. 2789, 2790, 2791, 2792). The proceedings have been consolidated for hearing by order of the Board.

Notice is hereby given, pursuant to the Civil Aeronautics Act of 1938, as amended, particularly section 1001 of said act, that oral argument in the above-indicated proceeding is assigned to be heard January 12, 1948, 10:00 a.m. (eastern standard time) in Room 5042, Commerce Building, 14th Street and Constitution Avenue, N. W., Washington, D. C., before the Board.

Dated at Washington, D. C., December 26, 1947.

By the Civil Aeronautics Board.

[SEAL]

M. C. Mulligan, Secretary.

[F. R. Doc. 47-11443; Filed, Dec. 30, 1947; 8:51 a. m.]

COMMITTEE FOR RECIPROCITY INFORMATION

[Public Notice DA-915]

TRADE AGREEMENT WITH MEXICO

NEGOTIATIONS FOR THE REVISION OF SCHEDULE I

Closing date for submission of briefs, January 30, 1948; closing date for application to be heard, January 30, 1948; public hearings open, February 11, 1948.

Submission of information to Committee for Reciprocity Information. The Committee for Reciprocity Information hereby gives notice that all information and views in writing, and all applications for supplemental oral presentation of views, in regard to the negotiations for the revision of Schedule I of the trade agreement with Mexico, which relates to the customs treatment accorded United States products upon importation into Mexico, in respect of which notice of intention to negotiate has been issued by the Acting Secretary of State on this date, shall be submitted to the Committee for Reciprocity Information not later than 12 o'clock noon, Friday, January 30, 1948. Such communications should be addressed to "The Chairman, Committee for Reciprocity Information, Tariff Commission Building, Eighth and E Streets, Northwest, Washington 25, D. C.

A public hearing will be held, beginning at 10 a.m. on February 11, 1948, before the Committee for Reciprocity Information, in the hearing room of the Tariff Commission in the Tariff Commission Building, where supplemental oral statements will be heard.

Ten copies of written statements, either typewritten or printed, shall be submitted, of which one copy shall be

sworn to. Appearance at hearings before the Committee may be made only by those persons who have filed written statements and who have within the time prescribed made written application for a hearing, and statements made at such hearings shall be under outh.

Persons interested in items of export may present their views regarding any tariff concessions that might be requested of the Government of Mexico in the negotiations.

By direction of the Committee for Reciprocity Information this 30th day of December 1947.

Issued: December 30, 1947.

Effective: December 31, 1947.

EDWARD YARDLEY, Secretary.

[F. R. Doc. 47-11493; Filed, Dec. 39, 1947; 11:10 a. m.]

FEDERAL POWER COMMISSION

[Docket No. G-982]

TENNESSEE GAS TRANSAUSSION Co.

NOTICE OF APPLICATION

December 24, 1947.

Notice is hereby given that on December 15, 1947, Tennessee Gas Transmission Company (Applicant), a Delaware corporation, with its principal place of business at Houston, Texas, filed an application for a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, as amended, authorizing Applicant to construct and operate a sales metering station at a point on its main transmission line near Batesville, Mississippi, and to sell natural gas to the City of Batesville, Mississippi, for resale by the municipality.

Applicant states the City of Batesville is without gas service, has voted a bond issue, and plans have been completed for the construction of a gas distribution system; that the population in the area to be served is approximately 2,000, the ultimate maximum and minimum daily demands will be 390 Mcf and 50 Mcf respectively; that delivery capacity authorized under Docket Nos. G-701 and G-808 will be sufficient to take care of sales to the said City, and no additional transmission facilities will be required; that the small volume of natural gas required will not appreciably affect Applicant's gas reserves.

Applicant further estimates cost of operation will be \$1,000 per annum; that rates to be charged are those contained in Applicant's gas schedules, Schedule G-3, and are based on a demand charge of \$1.85 per month per Mef and a commodly charge of 9.2¢ per Mef.

Applicant further states that the estimated total over-all cost of the proposed facilities is \$3,500, and will be financed out of cash on hand; that construction will be made by its own employees.

Any interested State Commission is requested to notify the Federal Power Commission whether the application should be considered under the cooperative provisions of Rule 37 of the Commission's rules of practice and procedure

(18 CFR 1.37) and, if so, to advise the Federal Power Commission as to the nature of its interest in the matter and whether it desires a conference, the creation of a board, or a joint or concurrent hearing, together with the reasons for such request.

The application of Tennessee Gas Transmission Company is on file with the Commission and is open to public inspection. Any person desiring to be heard or to make any protest with reference to the application shall file with the Federal Power Commission, Washington 25, D. C., not later than 15 days from the date of publication of this notice in the Februar Register, a petition to intervene or protest. Such petition or protest shall conform to the requirements of Rule 8 or 10, whichever is applicable, of the rules of practice and procedure (as amended on June 16, 1947) (18 CFR 1.8 or 1.10).

[SEAL]

J. H. Guteide, Acting Secretary.

[F. R. Doc. 47-11424; Filed, Dec. 30, 1947; 8:45 a. m.]

[Docket No. G-933] United Gas Pipe Linic Co. Notice of application

DECEMBER 24, 1947.

Notice is hereby given that on December 15, 1947, United Gas Pipe Line Company (Applicant), a Delaware corporation, with its principal place of business at Shreveport, Louisiana, filed an application for a temporary and a permanent certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, as amended, authorizing Applicant to construct and operate certain natural gas facilities, subject to the jurisdiction of the Commission, described as follows:

Approximately 6 miles of 2-inch pipe line extending from a point on Applicant's Benton-Mobile Line at approximately Mile Post No. 162, in a northeasterly direction to a point near the city limits of the Town of Leakesville, Greene County, Micaisalppl, together with a measuring and regulating station, and appurtonant facilities.

Applicant states United Gas Corporation has been granted a franchise to engage in the sale and distribution of natural gas in the Town of Leakesville, Greene County, Mississippi, formal acceptance of which is required not later than January 31, 1948, and the proposed facilities are for the purpose of supplying the requirements of natural gas of United Gas Corporation for distribution and resale in Leakesville, Mississippi; that said Town has a population of approximately 850 and is not now served with natural gas. Applicant further states the proposed pipe line will be operated at pressures prevailing in its Benton-Mobile Line (approximately 300 psi) and will have an estimated daily delivery capacity of 800 Mcf; that the maximum day demand for the fifth year will be approximately 235 Mcf and the minimum day demand will be approximately 40 Mcf; that for the first year operating revenues from sales to United Gas Corporation will be \$5,813, operating expenses (except cost of gas) will be \$1,284, depreciation expenses will be \$665, and taxes (except income tax) will be \$588, or a total expense of operation of \$2,537.

Applicant further states it proposes to sell natural gas to United Gas Corporation at the city gate of Leakesville, and such natural gas as United Gas Corporation may require for resale to rural consumers along the route of the proposed 6 mile line; that service is particularly desired by not later than January 15, 1948, for space heating purposes in a garment factory being constructed for Basila Manufacturing Company, Inc., in Leakesville; that monthly requirements for the first five years will be approximately 2,170 Mcf for the Town of Leakesville.

Applicant states that the estimated total over-all cost of the proposed facilities is \$26,285, and will be financed out of cash on hand.

Any interested State commission is requested to notify the Federal Power Commission whether the application should be considered under the cooperative provisions of Rule 37 of the Commission's rules of practice and procedure (18 CFR 1.37) and, if so, to advise the Federal Power Commission as to the nature of its interest in the matter and whether it desires a conference, the creation of a board, or a joint or concurrent hearing, together with reasons for such request.

The application of United Gas Pipe Line Company is on file with the Commission and is open to public inspection. Any person desiring to be heard or to make any protest with reference to the application shall file with the Federal Power Commission, Washington 25, D. C., not later than 15 days from date of publication of this notice in the Federal Register, a petition to intervene or protest. Such petition or protest shall conform to the requirements of Rule 8 or 10, whichever is applicable, of the rules of practice and procedure (as amended on June 16, 1947) (18 CFR 1.8 or 1.10)

[SEAL]

J. H. GUTRIDE, Acting Secretary.

[F. R. Doc. 47-11426; Filed, Dec. 30, 1947; 8:45 a. m.]

[Project No. 1975] IDAHO POWER CO.

NOTICE OF AMENDED APPLICATION FOR *MAJOR LICENSE

DECEMBER 26. 1947.

Public notice is hereby given, pursuant to the provisions of the Federal Power Act (16 U. S. C. 791-825r), that Idaho Power. Company, of Boise, Idaho, has amended its application for license for proposed major Project No. 1975 (Bliss) The project as now proposed will be located on the Snake River, in Elmore,

Gooding, and Twin Falls Counties, Idaho, and will consist of a concrete dam in lots 5 and 10, section 7, T. 6 S., R. 12 E., Boise meridian (about 2 miles downstream from the site originally proposed) creating a reservoir with maximum pool elevation of approximately 2,654 feet extending upstream about 5 miles to a point approximately one-fourth mile down-stream from the Bliss-bridge; a powerhouse integral with the dam with initial installation of approximately 69,000 kilowatts in three units and provision for future installation of a fourth unit; transformers; a switchyard; transmission lines connecting with the company's 138-kilovolt transmission system; and appurtenant works.

NOTICES

Any protest against the approval of this application or request for hearing thereon, with the reasons for such protest or request and the name and address of the party or parties so protesting or requesting, should be submitted before January 29, 1948, to the Federal Power Commission, Washington 25, D. C.

[SEAL]

J. H. GUTRIDE, Acting Secretary.

[F. R. Doc. 47-11425; Filed, Dec. 30, 1947; 8:45 a. m.]

FEDERAL TRADE COMMISSION

[File No. 21-405]

FOUNTAIN PEN AND MECHANICAL PENCIL INDUSTRY

NOTICE OF HOLDING OF TRADE PRACTICE CONFERENCE

At a regular session of the Federal Trade Commission held at its office in the city of Washington, D. C., on the 24th day of December 1947.

Notice is hereby given that a Trade Practice Conference will be held by the Federal Trade Commission for the Fountain Pen and Mechanical Pencil Industry at the Hotel Pennsylvania, 7th Avenue and 33d Street, New York, New York, on January 23, 1948, beginning at 10 a. m., eastern standard time. The industry is that engaged in the manufacture or marketing of fountain pens (including ball pens) and mechanical pencils of all types, and parts or accessories for such pens and pencils. All persons or concerns engaged in such business are invited to attend or be represented at the Conference and take part in the proceedings. The Conference and further proceedings in this matter will be directed toward the eventual establishment and promulgation by the Commission of trade practice rules for the industry, under which unfair methods of competition, unfair or deceptive acts or practices, and other trade abuses may be eliminated and prevented.

By direction of the Commission.

[SEAL] WM. P. GLENDENING, Jr.,
Acting Secretary.

[F. R. Doc. 47-11408; Filed Dec. 30, 1947; 8:45 a. m.]

INTERSTATE COMMERCE COMMISSION

[S. O. 801]

Unloading of Coal at Parrish, Ala.

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 22d day of December A. D. 1947.

It appearing, that six cars coal at Parrish, Alabama, on the Southern Railway Company, have been on hand for an unreasonable length of time and that the delay in unloading said cars is impeding their use; in the opinion of the Commission an emergency exists requiring immediate action. It is ordered, that:

(a) Coal at Parrish, Alabama, be un-

(a) Coal at Parrish, Alabama, be unloaded. The Southern Railway Company, its agents or employees, shall unload immediately NYC 839615, IC 65744, IC 66299, Sou 282150, Sou 285154, and Sou 282763, coal, now on hand at Parrish, Alabama, loaded by Cooley and Woodale.

(b) Demurrage. No common carrier by railroad subject to the Interstate Commerce Act shall charge or demand or collect or receive any demurrage or storage charges for the detention under load of any car specified in paragraph (a) of this order, for the detention period commencing at 7:00 a. m., December 24, 1947, and continuing until the actual unloading of said car or cars is completed.

(c) Provisions suspended. The operation of any or all rules, regulations, or practices, insofar as they conflict with the provisions of this order, is hereby suspended.

(d) Notice and expiration. Said carrier shall notify Homer C. King, director, Bureau of Service, Interstate Commerce Commission, Washington, D. C., when it has completed the unloading required by paragraph (a) hereof, and such notice shall specify when, where, and by whom such unloading was performed. Upon receipt of that notice this order shall expire.

It is further ordered, that this order shall become effective immediately; that a copy of this order and direction be served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission, at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

(40 Stat. 101, sec. 402; 41 Stat. 476, sec 4, 54 Stat. 901, 911, 49 U. S. C. 1 (10) (17) 15 (2))

By the Commission, Division 3.

Iseal] W. P Bartel, Secretary.

[F. R. Doc. 47-11432; Filed, Dec. 30, 1947; 8:54 a. m.]